UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS Dallas Division

CHARLENE CARTER,

Civil Case No. 3:17-cv-02278-X

Plaintiff.

V.

SOUTHWEST AIRLINES CO., AND TRANSPORT WORKERS UNION OF AMERICA, LOCAL 556.

Defendants.

DECLARATION OF MATTHEW B. GILLIAM IN SUPPORT OF PLAINTIFF CHARLENE CARTER'S MOTION FOR ATTORNEYS' FEES, COSTS, AND EXPENSES

- I, Matthew B. Gilliam, pursuant to 28 U.S.C. § 1746, declare as follows:
- 1. I submit this declaration in support of Plaintiff Charlene Carter's ("Plaintiff")
 Petition for Attorneys' Fees, Costs, and Expenses. I have served as Plaintiff's counsel since 2017.
 The facts stated in this Declaration are within my personal knowledge.
- 2. **Education**: I received my B.A. degree in Political Science and Spanish from Transylvania University in 1999, graduating *magna cum laude*. I graduated from the Georgetown University Law Center in Washington, D.C., with a J.D. in 2011.
- 3. **Employment History**: Since April 2014, I have been employed full-time as a salaried staff attorney by the National Right to Work Legal Defense Foundation, Inc. ("Foundation"), 8001 Braddock Road, Suite 600, Springfield, Virginia, 22151, which is a nonprofit, charitable public interest organization that provides free legal aid to employees and is

exempt from taxation under 26 U.S.C. § 501(c)(3). In that capacity, I have acquired trial court and appellate experience in the fields of constitutional, civil rights, labor relations, and administrative law. As a Foundation staff attorney, my primary duties are to provide free legal aid to individual employees to protect their statutory and constitutional rights from abuses arising from compulsory unionism arrangements between employers and labor organizations, and to obtain relief for employees who have suffered from such abuses in federal and state courts and administrative tribunals. I provide my legal services exclusively on behalf of or for the benefit of employees.

- 4. **Relevant Practice Experience**: As a Foundation staff attorney, I practice trial and appellate litigation exclusively on behalf of or for the benefit of individual employees in the areas of constitutional, civil rights, and labor law. I have been and/or am currently counsel in the cases below. Most of the cases concerned questions regarding compulsory union fees and protecting the rights of employees who are required to pay such fees. These also include cases where I represented employee plaintiffs claiming discrimination and retaliation for exercising protected rights to oppose unions.
 - a. *Martin v. Local 556, Transp. Workers of Am.*, 708 F. App'x 171 (5th Cir. 2017).
 - b. *Martin v. Transp. Workers of Am., Local 556*, 206 F. Supp. 3d 1227 (N.D. Tex. Aug. 29, 2016).
 - c. Bahreman v. Allegiant Air, L.L.C. & Transp. Workers Union of Am. Local 577, 2:20-cv-00437-ART-DJA (D. Nev. filed Mar. 2, 2020).
 - d. Carter v. Southwest Airlines Co., and Transp. Workers Union of Am. Local 556, No. 3:17-CV-2278-X (N.D. Tex. filed Aug. 25, 2017).
 - e. *Cruz v. Unión Independiente Auténtica*, No. 3:17-CV-02261-PAD (D.P.R. filed Oct. 26, 2017).
 - f. *Cimalore v. Town of Westerly*, No. 1:15-CV-00313-WES (D.R.I. Feb. 6, 2020).

¹ Nat'l Right to Work Legal Def. & Educ. Found., Inc. v. United States, 487 F. Supp. 801 (E.D. N.C. 1979).

- g. *Koza v. Town of Westerly*, No. 1:15-CV-00315-WES (D.R.I. Sep. 18, 2020).
- h. Ferrigno v. Town of Westerly, No. 1:18-CV-00186-WES (D.R.I. Sep. 18, 2020).
- i. Sarauer v. Int'l Ass'n of Machinists and Aerospace Workers Dist. No. 10, 966 F.3d 661 (7th Cir. 2020).
- j. *Sarauer v. Int'l Ass'n of Machinists and Aerospace Workers Dist. No. 10*, No. 2:16-CV-00361-DEJ, 2017 WL 8727854 (E.D. Wis. Mar. 31, 2017).
- k. *Lightsey v. Amalgamated Transit Union, Local 1733*, No. 2:16-CV-01484-PP (E.D. Wis. April 27, 2017).
- 1. West Virginia AFL-CIO v. Justice, 16-C-959-9569 (W. Va. Cir. Ct. Kanawha Co. Feb. 27, 2019) (amicus brief).
- m. *Morrisey v. West Virginia AFL-CIO*, 239 W. Va. 633, 804 S.E.2d 833, No. 17-0187 (W. Va. 2017) (*amicus* brief).
- n. *Justice v. West Virginia AFL-CIO*, 246 W. Va. 205, 866 S.E.2d 613, No. 21-0559 (W. Va. 2021) (*amicus* brief).
- 5. As a Foundation staff attorney, I regularly practice on behalf of or for the benefit of individual employees by representing them in unfair labor practice charges filed at the National Labor Relations Board, and assisting them with decertification and deauthorization petitions.
- 6. **Bar Admissions**: I am an active member in good standing of the New York State Bar and the West Virginia State Bar, having been admitted in 2012 and 2013 respectively. I am also admitted to practice before the following federal courts, with the year of admission shown in parentheses: United States Supreme Court (2018); U.S. Court of Appeals, Fifth Circuit (2016); U.S. Court of Appeals, Seventh Circuit (2019); U.S. District Court for the Eastern District of Wisconsin (2016); U.S. District Court for the Southern District of West Virginia (2013).
- 7. Milton L. Chappell has been employed full-time as a salaried staff attorney by the Foundation. In that capacity he acquired substantial trial and appellate experience in the fields of constitutional, civil rights, labor relations, and administrative law. As a Foundation staff attorney,

his primary duties are to provide legal aid to individual employees to protect their statutory and constitutional rights from abuses arising from compulsory unionism arrangements between employers and labor organizations, and to obtain relief for employees who have suffered from such abuses in federal and state courts and administrative tribunals. As a Foundation staff attorney, Mr. Chappell practices trial and appellate litigation exclusively on behalf of individual employees in the areas of constitutional, civil rights, and labor law. He has been trial and/or appellate counsel in fifty-three reported cases, including being counsel of record in *Davenport v. Washington Education Ass'n*, 551 U.S. 177 (2007). Mr. Chappell received B.A. degrees in Sociology and Political Science from Washington Adventist University in 1972, graduating *summa cum laude*. He graduated from Columbus School of Law at The Catholic University of America with a J.D. in 1976. He is an active member in good standing of the Maryland State Bar and the District of Columbia Bar, having been admitted in 1976 and 1977, respectively. He is also admitted to practice before numerous federal courts, including the United States Supreme Court (1980) and the United States Court of Appeals for the Fifth Circuit (1977 & 2015).

8. Jeffrey D. Jennings was employed full-time as a salaried staff attorney by the Foundation from October 29, 2014, through February 26, 2021. As a Foundation staff attorney, he practiced trial and appellate litigation exclusively on behalf of or for the benefit of individual employees in the areas of constitutional, civil rights, and labor law. Mr. Jennings represented Carter and assisted as counsel in this case from 2017 until March 9, 2021. Mr. Jennings received his J.D. from the Antonin Scalia Law School George Mason University. He is also a member of the Virginia State Bar (admitted 2014).

² Doc. Nos. 151, 152.

9. Attached hereto and incorporated herein are true and correct copies of the following documents which support Plaintiff's request for attorneys' fees, costs, and expenses: **Exhibit 1** is a chart that catalogs the hours I expended on this matter; **Exhibit 2** is a chart that catalogs the hours other Foundation attorneys expended on this matter; and **Exhibit 3** is copy of a chart cataloging and verifying the necessary expenses expended by the Foundation related to this matter. This is in addition to the expenses paid by Jenkins & Watkins and Pryor & Bruce that were reimbursed by the Foundation, and which are detailed in Jason E. Winford's and Bobby G. Pryor's declarations.

With regard to the chart of the hours I spent on this matter (**Exhibit 1**), I am required by my employer, and it is and has been my practice, to maintain daily contemporaneous time sheets accounting for my activities on a case-by-case basis (without regard to whether a fee recovery is possible), and which are entered directly into the Foundation's database system. The work I perform in each case is recorded in 1/10 of an hour increments. The chart in **Exhibit 1** is completely derived from my personal time entries.

With regard to the charts of hours Foundation attorneys Chappell and Jennings spent on this matter (Exhibit 2), they are also required to maintain daily contemporaneous time sheets accounting for their activities on a case by case basis (without regard to whether a fee recovery is possible), and which are entered directly into the Foundation's database system. The chart in Exhibit 2 is derived completely from their personal time entries.

For Gilliam's, Chappell's, and Jennings's charts, I downloaded all of their time entries from the Foundation's system for 2017 through the present, and converted the downloaded file into an Excel spreadsheet. I added an "Actual Time" column that combines the "Actual Hours" and "Actual Minutes" into a single time value for each attorney's chart. The "Actual Amount" column shows the attorney's "Actual Time" for that entry multiplied by the rate they claim in the petition

(\$350 for Gilliam, \$400 for Chappell, and \$300 for Jennings). I added columns to each chart for "Time Sought," "Amount Sought," and "n/c" (nonchargeable) to identify time excluded in the interest of billing judgment. Then I redacted privileged and confidential information for entries. Carter does not seek time for any redacted entry.

Exhibit 3 is a chart showing all expenses directly incurred and paid by the Foundation and its attorneys in this matter, but excludes those expenses incurred by Pryor & Bruce and Jenkins & Watkins and later reimbursed to them by the Foundation. I am required by my employer, and it is and has been my practice, to maintain daily contemporaneous records of necessary expenditures related to this case, which are entered directly into my employer's database system. Thus, the chart in **Exhibit 3** is derived from my personal expense reports, and those reports of my Foundation colleagues. My employer imposes identical requirements upon my colleagues, and their expenses are similarly derived and reflected in the **Exhibit 3** chart.

10. As **Exhibit 1** demonstrates, I spent a total of 5,060.8 hours on this matter over the course of nearly five and a half years. I am seeking compensation for 4,715.4 of the hours expended by me. I have excluded from my hours calculation those time entries marked on the attachment as "n/c" (for nonchargeable) in the exercise of billing judgment. Specifically, I excluded 345.4 hours in the exercise of discretion and billing judgment. I excluded time meeting with Carter early on and the initial investigation and research of the case (37.5 hours from 4/18/17-6/2/17); time entries related to or involving the arbitration (38.3 hours between 9/1/17 and 1/8/18); time spent responding to Southwest and Local 556's first motion to dismiss that was unrelated to whether Carter alleged a causal nexus between her protected speech and her termination, whether her communications lost their protection, and whether President Stone acted in her official capacity, which remained issues throughout the case and at trial with respect to all claims (86.3 hours

between 10/17/17 and 11/14/17). I reduced that time responding to the first motions to dismiss by applying a 70% reduction to those hours. I also excluded time spent preparing Carter's response to Southwest's motion for reconsideration, which the Court denied before Carter filed a response (15.7 hours from 5/20/22-5/24/22); and time related to the Nevarez sanctions motion (36.6 hours between 7/1/22, 7/4/22, 75/22, 7/27/22, 8/8/22, 8/9/22, and 11/16/22-11/18/22). I also excluded 59 hours for travel time between Springfield, Virginia, and Dallas, Texas, for Court hearings, oral arguments, conferences, and trial-related proceedings. I hereby state that all time set forth on the attached list for which compensation is claimed was reasonably and necessarily expended on this matter. Finally, I excluded 72 hours for other unrelated and/or redacted time entries.

For Mr. Chappell, I excluded 226.8 hours in the exercise of billing judgment, which included time for redacted entries, time related to Carter's arbitration, time that was not reasonably necessary to the case, excessive time, and duplicative time. For Mr. Jennings, I further excluded 822.3 hours in billing judgment, which included time for unrelated and/or redacted entries, time related to Carter's arbitration, entries with inadequate detail, excessive time, duplicative time, and all travel time based on his role as second chair at case conferences and oral arguments.

Foundation attorneys Christian C. Wilson (91.9 hours), Heidi E. Schneider (79.2 hours), Bruce N. Cameron (22.2 hours), and James C. Devereaux (17.5 hours) also expended time on Carter's case. I have further excluded their hours in the exercise of billing judgment.

11. The Foundation seeks compensation for \$49,523.89 in expenses expended on Carter's behalf and related to this case, including \$41,818.51 in expenses set forth in **Exhibit 3** to my declaration, \$371.60 set forth in **Exhibit 1** to Winford's declaration, and \$7,333.78 in expenses set forth in **Exhibit 3** to Pryor's declaration. The expenditures in **Exhibit 2** to my declaration for which compensation is sought are derived from the Cash and Credit Expense Reports submitted

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 8 of 103 PageID 10451

by Foundation Attorneys on a monthly basis for months in which expenditures were made for this

case. I have excluded \$12,619.11 in the interest of billing judgment. I hereby state that all expenses

set forth in Exhibit 2, and for which compensation is sought, were reasonably and necessarily

expended on this matter.

12. The Foundation reimbursed and/or paid Jenkins & Watkins and Pryor & Bruce for

all of the expenses and fees listed in **Exhibit 1** to Winford's declaration and **Exhibit 3** to Pryor's

declaration except for Pryor & Bruce's invoices of December 1 and December 19, 2022. The

Foundation has already forwarded a check to pay the December 1 invoice, and the Foundation will

pay the December 19 invoice.

13. The Foundation is providing Carter with free legal aid (i.e., all of the funding for

her case). Pursuant to Carter's Retainer Authorization, the Foundation is entitled to any attorneys'

fees, expenses, or costs that opposing parties are ordered to pay.

I swear under penalty of perjury that the foregoing is true and correct.

DATED: December 19, 2022

/S/ MATTHEW B. GILLIAM
Matthew B. Gilliam

EXHIBIT 1

		Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2						Amount	
Date	User Gilliam,	Description	Hours	Mins	Time	Amount	Sought	Scought	n/c
04/18/2017	Matt B	Respond to help inquiry; Austin, retaliation, employer enforcement of overbroad policy	0	6	0.1	\$35.00	0.0	\$0.00	n/c
	Gilliam,	The second of th							
04/25/2017		Respond to help inquiry; Austin, retaliation, employer enforcement of overbroad policy	1	0	1.0	\$350.00	0.0	\$0.00	n/c
04/26/2017	Gilliam, Matt B	Respond to help inquiry; Austin, retaliation, employer enforcement of overbroad policy	3	6	3.1	\$1,085.00	0.0	\$0.00	n/c
0 1/20/2017	Gilliam,	respond to help inquiry, rustin, retained on, employer emoteement or overbroad poney	3		3.1	ψ1,003.00	0.0	ψ0.00	III C
04/27/2017		Respond to help inquiry; Austin, retaliation, employer enforcement of overbroad policy	6	30	6.5	\$2,275.00	0.0	\$0.00	n/c
04/28/2017	Gilliam, Matt B	Respond to help inquiry; Austin, retaliation, employer enforcement of overbroad policy	3	0	3.0	\$1,050.00	0.0	\$0.00	n/o
04/20/2017	Gilliam,	Respond to help inquiry, Austin, retaination, employer emorcement of overbroad poncy	3	U	3.0	\$1,030.00	0.0	\$0.00	11/C
05/01/2017	Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	2	6	2.1	\$735.00	0.0	\$0.00	n/c
05/02/2015	Gilliam,	De la	,		1.0	ф 25 0.00	0.0	ФО ОО	,
05/02/2017	Matt B Gilliam,	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	1	0	1.0	\$350.00	0.0	\$0.00	n/c
05/03/2017	Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	1	6	1.1	\$385.00	0.0	\$0.00	n/c
	Gilliam,								
05/04/2017	Matt B Gilliam,	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	1	54	1.9	\$665.00	0.0	\$0.00	n/c
05/08/2017	Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	0	30	0.5	\$175.00	0.0	\$0.00	n/c
	Gilliam,					,			
05/10/2017	Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	0	36	0.6	\$210.00	0.0	\$0.00	n/c
05/12/2017	Gilliam, Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	0	12	0.2	\$70.00	0.0	\$0.00	n/c
03/12/2017	Gilliam,	Respond to help inquiry, Austin claim, letanation, DI R, ELOC, REA	0	12	0.2	\$70.00	0.0	\$0.00	11/C
05/15/2017	Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA	0	12	0.2	\$70.00	0.0	\$0.00	n/c
05/16/2017	Gilliam,	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; prepare	2		2.0	¢1.050.00	0.0	ФО ОО	,
05/16/2017	Matt B Gilliam,	representation request Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; prepare	3	0	3.0	\$1,050.00	0.0	\$0.00	n/c
05/17/2017		representation request	0	30	0.5	\$175.00	0.0	\$0.00	n/c
		Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and							
05/18/2017		planning to meet with client Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and	0	42	0.7	\$245.00	0.0	\$0.00	n/c
05/19/2017		planning to meet with client	0	12	0.2	\$70.00	0.0	\$0.00	n/c
	Gilliam,	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and				·			
05/22/2017	Matt B	planning to meet with client	0	18	0.3	\$105.00	0.0	\$0.00	n/c
05/23/2017	Gilliam, Matt B	Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and planning to meet with client	0	12	0.2	\$70.00	0.0	\$0.00	n/c
03/23/2017		Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and	0	12	0.2	\$70.00	0.0	φυ.υυ	11/ C
05/26/2017	Matt B	planning to meet with client	0	12	0.2	\$70.00	0.0	\$0.00	n/c
05/21/2017		Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; case logistics and	_	20	0.5	Ø175 00	0.0	ф о 00	/-
05/31/2017	Matt B Gilliam,	planning to meet with client Respond to help inquiry; Austin claim, retaliation, DFR, EEOC, RLA; pick up CC from	0	30	0.5	\$175.00	0.0	\$0.00	n/c
06/01/2017		airport, dinner with CC and JDJ to discuss case and litigation process	7	6	7.1	\$2,485.00	0.0	\$0.00	n/c

	Gilliam,	Finish discussions racese and litigation process and strategy; meeting with CC MI C							
06/02/2017	Matt B	Finish discussions re-case and litigation process and strategy; meeting with CC, MLC and JDJ; obtained signed retainer from CC; return CC to airport	$\frac{2}{3}$	age <u>11</u>	of 103	PageID 1 \$1,225.00)454 ₀₀	\$0.00	n/c
00/02/2017	Gilliam,	and 3D3, obtained signed retainer from e.e., retain e.e. to an port		30	3.3	ψ1,223.00	0.0	ψ0.00	11/ C
06/28/2017	Matt B	Communications with client re litigation strategy, filing of case, and case issues	0	24	0.4	\$140.00	0.4	\$140.00	
00/20/2017	Gilliam,	Communications with energic in higheron strategy, thing of ease, and ease issues	Ŭ	2.	0.1	Ψ1.0.00	0.1	Ψ110.00	
07/05/2017	Matt B	Discussions with JDJ re EEOC charge and litigation strategy	0	30	0.5	\$175.00	0.5	\$175.00	
0770072017	Gilliam,		Ĭ		0.0	Ψ170.00	0.0	Ψ170.00	
07/06/2017	Matt B	Communications with client re case issues and litigation strategy	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,	<i>C C</i> ³		_		, , , , , ,			
07/07/2017	Matt B	Communications with client re case issues and litigation strategy	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	5 57				·		·	
07/10/2017	Matt B	Communications with client re case issues and litigation strategy	0	48	0.8	\$280.00	0.8	\$280.00	
	Gilliam,	-							
07/14/2017	Matt B	Communications with client re case issues and litigation strategy	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,								
07/18/2017	Matt B	Communications with client re case issues and litigation strategy	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
07/19/2017	Matt B	Discussions with JDJ re litigation strategy and case logistics	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
07/21/2017	Matt B	Communications with client re case issues and litigation strategy	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,								
08/01/2017	Matt B	Communicate with client about case and case strategy	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,								
08/04/2017	Matt B	Organize docs and send to JDJ for complaint drafting	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
08/09/2017	Matt B	Conversations with MLC and JDJ re case strategy	0	24	0.4	\$140.00	0.4	\$140.00	
	Gilliam,								
08/10/2017	Matt B	Conversations with MLC re case strategy	0	48	0.8	\$280.00	0.8	\$280.00	
	Gilliam,								
08/17/2017	Matt B	Case filing and complaint planning discussion	1	36	1.6	\$560.00	1.6	\$560.00	
00/01/001-	Gilliam,			10		410700		440700	
08/21/2017	Matt B	Case filing and complaint planning discussion	0	18	0.3	\$105.00	0.3	\$105.00	
00/00/0015	Gilliam,			20	0.5	#155.00	0.5	4177.00	
08/22/2017	Matt B	Case filing and complaint planning discussion	0	30	0.5	\$175.00	0.5	\$175.00	
00/02/0017	Gilliam,	Case filing and complaint planning discussion; work on draft of complaint and prepare		10	0.2	ф2 22 0 00	0.2	#2 22 0 00	
08/23/2017	Matt B	other case filing documents	9	12	9.2	\$3,220.00	9.2	\$3,220.00	
00/04/0017		Case filing and complaint planning discussion; work on draft of complaint and prepare		40	0.0	f2 420 00	0.0	f2 420 00	
08/24/2017	Matt B	other case filing documents	9	48	9.8	\$3,430.00	9.8	\$3,430.00	
00/05/0017	Gilliam,	Case filing and complaint planning discussion; Finalize and file complaint and case	17	10	17.2	\$6.055.00	17.2	\$6.055.00	
08/25/2017	Matt B	documents Case filing work; service of process with local counsel; communicate with client, RJL,	17	18	17.3	\$6,055.00	17.3	\$6,055.00	
08/28/2017	Gilliam,	and PTS re case filing; prepare and send Judge's copies of documents	1	40	10	¢1 600 00	10	¢1 600 00	
08/28/2017	Matt B Gilliam,	and r 15 to case thing, prepare and send Judge's copies of documents	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
08/30/2017	Matt B	Prepare pro hac vice forms; send forms to JDJ; request certificates of good standing	0	48	0.8	\$200.00	0.8	\$280.00	
00/30/2017	Gilliam,	r repare pro nac vice forms, send forms to 1DJ; request certificates of good standing	0	48	0.8	\$280.00	0.8	φ 2 δ 0.00	
08/31/2017		Prepare pro hac vice forms; send forms to JDJ; request certificates of good standing	0	18	0.3	\$105.00	0.3	\$105.00	
00/31/2017	iviail D	i repare pro nac vice forms, send forms to 1D1, request certificates of good standing	U	10	0.3	\$105.00	0.3	\$105.00	

	G:11:						1		,
00/01/2017	Gilliam,	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Case planning; arbitration and EEOC planning with JDJ; pro hac vice forms	2 P.	age <u>12</u>	of 103	PageID 10)455 ₀	\$0.00	n/c -
09/01/2017	Matt B Gilliam,	Case planning; arbitration and EEOC planning with JDJ; pro hac vice forms Case planning; arbitration and EEOC planning with JDJ; pro hac vice forms; prepare	1	36	1.0	\$360.00	0.0	\$0.00	arbitration n/c -
09/06/2017	Matt B	first amended complaint	3	36	3.6	\$1,260.00	0.0	\$0.00	arbitration
09/00/2017	Gilliam,	Case planning; arbitration and EEOC planning with JDJ; pro hac vice forms; prepare	3	30	3.0	\$1,200.00	0.0	\$0.00	n/c -
09/07/2017	Matt B	first amended complaint	3	24	3.4	\$1,190.00	0.0	\$0.00	arbitration
07/07/2017	Gilliam,	Case planning; arbitration and EEOC planning with JDJ; pro hac vice forms; prepare	3	24	5.4	φ1,170.00	0.0	Ψ0.00	n/c -
09/08/2017	Matt B	first amended complaint	6	54	6.9	\$2,415.00	0.0	\$0.00	arbitration
09/00/2017	Gilliam,	Drafting first amended complaint; prepare and send union release forms for arbitration	0	31	0.5	Ψ2,113.00	0.0	Ψ0.00	n/c -
09/11/2017	Matt B	of grievance; send draft of complaint to JDJ	6	12	6.2	\$2,170.00	0.0	\$0.00	arbitration
***************************************	Gilliam,	Drafting first amended complaint; prepare and send union release forms for arbitration	-			7=,=:::::::		+ ****	n/c -
09/12/2017	Matt B	of grievance to SWA	3	30	3.5	\$1,225.00	0.0	\$0.00	arbitration
	Gilliam,	Drafting first amended complaint; prepare and send drafts to MLC and JDJ; send draft to				, , , , ,			
09/13/2017	Matt B	client for review	11	24	11.4	\$3,990.00	11.4	\$3,990.00	
	Gilliam,					. ,		,	
09/14/2017	Matt B	File Carter first amended complaint; prepare and file other case initiating documents	3	30	3.5	\$1,225.00	3.5	\$1,225.00	
	Gilliam,	Prepare and send Judge copies of case documents; review case planning and strategy							n/c -
09/15/2017	Matt B	with JDJ re arbitration, EEOC charges; communicate with SWA re arbitration	2	0	2.0	\$700.00	0.0	\$0.00	arbitration
	Gilliam,	Communicate with SWA re arbitration; union motion to dismiss review and logistics;							n/c -
09/18/2017	Matt B	coordinate how to address union mtd	0	12	0.2	\$70.00	0.0	\$0.00	arbitration
	Gilliam,	Communicate with SWA re arbitration; union motion to dismiss review and logistics;							n/c -
09/22/2017	Matt B	coordinate how to address union mtd	0	42	0.7	\$245.00	0.0	\$0.00	arbitration
	Gilliam,								
09/24/2017	Matt B		0	18	0.3	\$105.00	0.0	\$0.00	n/c
	Gilliam,								
10/02/2017	Matt B	Case planning and scheduling	2	18	2.3	\$805.00	2.3	\$805.00	
	Gilliam,								
10/05/2017	Matt B		10	24	10.4	\$3,640.00	0.0	\$0.00	n/c
	Gilliam,								
10/06/2017	Matt B		2	6	2.1	\$735.00	0.0	\$0.00	n/c
	Gilliam,								
10/11/2017	Matt B		3	54	3.9	\$1,365.00	0.0	\$0.00	n/c
10/10/2015	Gilliam,					4= 0.00	0.0	40.00	,
10/13/2017	Matt B		0	12	0.2	\$70.00	0.0	\$0.00	n/c
10/16/2017	Gilliam,		0	20	0.5	¢2.075.00	0.0	¢0.00	/-
10/16/2017	Matt B		8	30	8.5	\$2,975.00	0.0	\$0.00	n/c n/c3 (70%
									reduction for
	Gilliam,								unrelated
		Prepare response to union motion to dismiss	0	24	0.4	\$140.00	0.1	\$35.00	
10/17/2017	wiatt D	repare response to union motion to distinss	U	۷4	0.4	φ140.00	0.1	φ33.00	n/c-4.3 (70%
									reduction for
	Gilliam,								unlreated
10/18/2017	Matt B	Prepare response to union motion to dismiss	6	6	6.1	\$2,135.00	1.8	\$630.00	issues)
10/10/2017	Gilliam,	1 repute response to union motion to distinss	0	- 0	0.1	Ψ2,133.00	1.0	ψ030.00	n/c-
10/19/2017	-	Arbitration information review; PR issues	1	54	1.9	\$665.00	0.0	\$0.00	
10/19/2017	Matt B	Arbitration information review; PR issues	1	54	1.9	\$665.00	0.0	\$0.00	arbitration

	Gilliam,	O 0.47 - 00070 V D 4.070 4 Filed 4.040/0	0 5	10	- (4 0 0	DID 44	150		n/c-
10/23/2017	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 Pa	ige 13	of 103	PageID 10 \$420.00	0.0	\$0.00	arbitration
	Gilliam,	Review arbitration strategy with MLC and JDJ; communication with client re arbitration							n/c-
10/24/2017	Matt B	strategy	2	0	2.0	\$700.00	0.0	\$0.00	arbitration
10/25/2017	Gilliam,	Aukitustian muonanstian, shaak na ayasti mari'aya Cantan ayasti ana ahaya SWA, yi das	0	42	0.7	¢245.00	0.0	\$0.00	n/c-
10/25/2017	Matt B Gilliam,	Arbitration preparation; check request; review Carter questions about SWA; video	0	42	0.7	\$245.00	0.0	\$0.00	arbitration n/c-
10/26/2017	Matt B	Arbitration preparation	0	6	0.1	\$35.00	0.0	\$0.00	arbitration
	Gilliam,	I I I				70000	0.0	7 0000	
10/27/2017	Matt B	Prepare response to union motion to dismiss; union facts call	4	30	4.5	\$1,575.00	0.0	\$0.00	n/c
10/28/2017	Gilliam, Matt B	Prepare response to union motion to dismiss	7	48	7.8	\$2,730.00	2.3	\$805.00	n/c- 5.5 (70% reduction for unrelated issues)
10/20/2017	Matt B	1 repare response to union motion to dismiss	,	70	7.0	\$2,730.00	2.3	ψουσ.ου	issues)
	Gilliam,								n/c- 6.7 (70% reduction for unrelated
10/29/2017	Matt B	Prepare response to union motion to dismiss	9	30	9.5	\$3,325.00	2.8	\$980.00	issues)
10/30/2017	Gilliam, Matt B	Prepare response to union motion to dismiss	12	48	12.8	\$4,480.00	3.8	\$1,330.00	n/c- 9.0 (70% reduction for unrelated issues)
10/31/2017	Gilliam, Matt B	Finalize and file response to union motion to dismiss	14	12	14.2	\$4,970.00	4.2	\$1,470.00	n/c- 10.0 (70% reduction for unrelated issues)
	Gilliam,								n/c4 (70% reduction for unrelated
11/01/2017	Matt B	Prepare and send judge copies of response to union motion to dismiss	0	36	0.6	\$210.00	0.2	\$70.00	issues)
11/02/2017	Gilliam, Matt B	Discuss case publicity issues and SWA cease and desist letter with SWA attorney Michelle Goehrke	0	18	0.3	\$105.00	0.0	\$0.00	n/c
11/03/2017	Gilliam, Matt B	Discuss case publicity issues and SWA cease and desist letter with JDJ and client	0	18	0.3	\$105.00	0.0	\$0.00	
11/06/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	3	30	3.5	\$1,225.00	1.1	\$385.00	
11/07/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	0	54	0.9	\$315.00	0.2	\$70.00	n/c7 (70% reduction for unrelated issues)

	Gilliam,	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2 Prepare and research response to SWA motion to dismiss; communicate with client re	2 Pa	age 14	of 103	PageID 10)457		n/c- 2.0 (70% reduction for unrelated
11/08/2017	Matt B	litigation	2	48	2.8	\$980.00	0.8	\$280.00	issues)
11/09/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	6	42	6.7	\$2,345.00	2.0	\$700.00	n/c- 4.7 (70% reduction for unrelated issues)
11/10/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	7	6	7.1	\$2,485.00	2.1	\$735.00	n/c-5.0 (70% reduction for unrelated issues)
	Gilliam,								n/c- 6.5 (70% reduction for unrelated
11/11/2017	Matt B	Prepare and research response to SWA motion to dismiss	9	18	9.3	\$3,255.00	2.8	\$980.00	issues)
11/12/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	11	6	11.1	\$3,885.00	3.3	\$1,155.00	n/c- 7.8 (70% reduction for unrelated issues)
11/13/2017	Gilliam, Matt B	Prepare and research response to SWA motion to dismiss	13	54	13.9	\$4,865.00	4.2	\$1,470.00	n/c- 9.7 (70% reduction for unrelated issues)
	Gilliam,								n/c- 11.3 (70% reduction for unrelated
11/14/2017	Matt B	Finalize and file response to SWA motion to dismiss	16	12	16.2	\$5,670.00	4.9	\$1,715.00	issues)
11/15/2017	Gilliam, Matt B	Prepare and send judge copies of response to SWA motion to dismiss; discuss arbitration strategy with JDJ	2	42	2.7	\$945.00	0.0		n/c- arbitration
11/18/2017	Gilliam, Matt B	communicate with client re case questions	1	0	1.0	\$350.00	1.0	\$350.00	
11/20/2017	Gilliam, Matt B	Review arbitration with MLC and coordinate who is attending; review JDJ emails re arbitration	0	48	0.8	\$280.00	0.0		n/c- arbitration
11/22/2017	Gilliam, Matt B	Review JDJ emails re arbitration	0	24	0.4	\$140.00	0.0	\$0.00	n/c- arbitration
	Gilliam, Matt B	Read and analyze SWA reply	0	18		\$105.00	0.0	\$0.00	n/c
12/04/2017	Gilliam, Matt B	Review public relations information	0	18	0.3	\$105.00	0.0	\$0.00	n/c

	Gilliam,	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P.8	age 15	of 103	PageID 10	458 .		n/c-
12/06/2017	Matt B Gilliam,	Review subpoena email exchange in arbitration	0	18	0.3	\$105.00	0.0	\$0.00	arbitration
12/07/2017	Matt B	discussions with MLC	0	42	0.7	\$245.00	0.0	\$0.00	n/c
12/07/2017	Gilliam,	discussions with MEC	0	72	0.7	Ψ243.00	0.0	ψ0.00	11/ C
12/11/2017	Matt B	Discuss with MLC	1	54	1.9	\$665.00	0.0	\$0.00	n/c
	Gilliam,								
12/14/2017	Matt B	Discuss federal court and EEOC case strategies with MLC	1	30	1.5	\$525.00	1.5	\$525.00	
12/17/2017	Gilliam,	D. I. I. DEGG M. I.		•		40=7.00		*°== °°	
12/15/2017	Matt B	Research and prepare EEOC position statement in rebuttal	2	30	2.5	\$875.00	2.5	\$875.00	
12/18/2017	Gilliam, Matt B	Research and prepare EEOC position statement in rebuttal	1	30	1.5	\$525.00	1.5	\$525.00	
12/10/2017	Gilliam,	Research and prepare EEOC position statement in reduttar	1	30	1.3	\$323.00	1.3	\$323.00	
12/19/2017	Matt B	Research and prepare EEOC position statement in rebuttal	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
	Gilliam,	* * *				. ,		,	
12/20/2017	Matt B	Research and prepare EEOC position statement in rebuttal	12	48	12.8	\$4,480.00	12.8	\$4,480.00	
	Gilliam,	Research and prepare EEOC position statement in rebuttal; conversation with MLC re							
12/21/2017	Matt B	case issues; finalize draft of EEOC position statement in rebuttal and send to JDJ	8	6	8.1	\$2,835.00	8.1	\$2,835.00	
12/22/2017	Gilliam,		0	40	0.7	Ф 2.45 .00	0.7	Φ245.00	
12/22/2017	Matt B Gilliam.	Communicate with client re status of case and strategy Review JDJ edits to EEOC position statement in rebuttal; incorporate additional edits;	0	42	0.7	\$245.00	0.7	\$245.00	
12/26/2017	Matt B	return to JDJ	2	24	2.4	\$840.00	2.4	\$840.00	
12/20/2017	Gilliam,	Tetali to 020		21	2.1	φο 10.00	2.1		n/c-
01/08/2018	Matt B	Review arbitration transcript	0	6	0.1	\$35.00	0.0	\$0.00	arbitration
	Gilliam,								
01/29/2018	Matt B	Update client re case status; communications re eeoc materials; send materials to jdj	2	18	2.3	\$805.00	2.3	\$805.00	
	Gilliam,								
03/01/2018	Matt B	Communications with JDF re case	0	6	0.1	\$35.00	0.1	\$35.00	
03/12/2018	Gilliam, Matt B	Review re-assignment of case to Judge Scholer; communications with attorneys and client re new judge	0	12	0.2	\$70.00	0.2	\$70.00	
03/12/2016	Gilliam,	Review re-assignment of case to Judge Scholer; communications with attorneys and	U	12	0.2	\$70.00	0.2	\$70.00	
03/15/2018	Matt B	client re new judge	0	48	0.8	\$280.00	0.0	\$0.00	n/c
	Gilliam,							·	
04/11/2018	Matt B	Discuss EEOC cases with BD	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Review order setting status conference; begin preparing meet and confer topics to							
04/17/2018	Matt B	discuss with opposing counsel	0	54	0.9	\$315.00	0.9	\$315.00	
04/19/2019		Review order setting status conference; begin preparing meet and confer topics to	1	0	1.0	¢250.00	1.0	¢250.00	
04/18/2018	Matt B Gilliam,	discuss with opposing counsel; schedule meet and confer with opposing counsel	1	0	1.0	\$350.00	1.0	\$350.00	
04/23/2018	Matt B	Prepare meet and confer topics to discuss with opposing counsel	0	12	0.2	\$70.00	0.2	\$70.00	
5.,25,2010	Gilliam,	contain contain topics to discuss main opposing countries		12	5.2	Ψ,0.00	0.2	Ψ, 0.00	
04/24/2018	Matt B	Prepare meet and confer topics to discuss with opposing counsel; update RJL	0	18	0.3	\$105.00	0.3	\$105.00	
		Prepare meet and confer topics to discuss with opposing counsel; discuss meet and							
	Gilliam,	confer and judicial conference with local counsel; send discovery strategy to MLC and							
04/25/2018	Matt B	JDJ for their review	2	6	2.1	\$735.00	2.1	\$735.00	
04/26/2010		Finalize meet and confer topics and discovery strategy with MLC and JDJ; hold meet			0.4	ф о 6 40 00	0.4	Φ 2 0 10 00	
04/26/2018	Matt B	and confer with opposing counsel; client meeting to discuss case and arbitration	8	24	8.4	\$2,940.00	8.4	\$2,940.00	

	Gilliam,	Conversations with local counsel re-appearance at judicial conference meeting and	D D	10	-6 100	DID 10	450		
04/27/2018	Matt B	Conversations with local counsel re appearance at judicial conference meeting and discussion of discovery strategy preparation for conference	2 Pi	age 16	of 103	PageID 10	459	\$420.00	
	Gilliam,								
04/29/2018	Matt B	Travel to Dallas for judicial conference meeting; preparation for judicial conference	6	54	6.9	\$2,415.00	0.0	\$0.00	
04/20/2019	Gilliam,	Preparation for judicial conference meeting; lunch meeting with local counsel; attend judicial conference meeting; travel back to VA from Dallas	17	18	17.2	\$6.055.00	0.1		n/c 8.2 for
04/30/2018	Matt B Gilliam.	review and discuss SWA proposed mediatior; review SWA email; prepare draft of	17	18	17.3	\$6,055.00	9.1	\$3,185.00	uavei
05/01/2018	Matt B	proposed schedule	0	30	0.5	\$175.00	0.5	\$175.00	
		Prepare draft of proposed schedule and order; review with local counsel and send draft				73,000		+ - / - / - /	
	Gilliam,	to co counsel; communications about case planning with co-counsel; send draft of							
05/02/2018	Matt B	proposed order to L556 and SWA counsel	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
	Gilliam,	Review and incorp edits from L556 and SWA counsel; propose additional revisions;							
05/04/2018	Matt B	preparation for Monday filing	1	12	1.2	\$420.00	1.2	\$420.00	
05/07/2019	Gilliam, Matt B	Coordinate revisions to proposed order with SWA and L556 counsel; incorporate final	2	42	2.7	\$045.00	2.7	\$045.00	
05/07/2018	Gilliam,	revisions; file proposed order; discussions regarding second amended complaint		42	2.1	\$945.00	2.1	\$945.00	
05/08/2018	Matt B	Communications with client and co-counsel re case issues	1	48	1.8	\$630.00	1.8	\$630.00	
	Gilliam,					7 00 000		+	
05/11/2018	Matt B	analysis of EEOC religious discrimination claims for amended complaint	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,								
05/14/2018	Matt B	Communications with client and co-counsel re case issues	1	24	1.4	\$490.00	1.4	\$490.00	
05/15/2010	Gilliam,			2.4	0.4	ф1.40.00	0.4	#140.00	
05/15/2018	Matt B Gilliam,	Communications with client and co-counsel re case issues Communications with co counsel and SWA and Local 556 counsel re clarification of	0	24	0.4	\$140.00	0.4	\$140.00	
05/16/2018	Matt B	Judge Scholer order denying motions to dismiss; review of order and federal rules	3	54	3.9	\$1,365.00	3.9	\$1,365.00	
03/10/2010	Gilliam,	Communications with co counsel and SWA and Local 556 counsel re clarification of	3	34	3.7	ψ1,303.00	3.7	ψ1,303.00	
05/18/2018	Matt B	Judge Scholer order	0	36	0.6	\$210.00	0.6	\$210.00	
	Gilliam,								
05/21/2018	Matt B	Communications with co counsel re SWA request for clarification of order	0	6	0.1	\$35.00	0.1	\$35.00	
0.7/0.1/0.10	Gilliam,			20		*** *********************************		*** *****	
05/31/2018	Matt B	Review journal articles on Hawaiian Airlines v Norris and respond to client email	1	30	1.5	\$525.00	1.5	\$525.00	
06/04/2018	Gilliam, Matt B		1	30	1.5	\$525.00	0.0	\$0.00	n/c
00/04/2018	Gilliam,		1	30	1.5	φ323.00	0.0	φ0.00	11/C
06/06/2018	Matt B	Prepare Second Amended Complaint	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
	Gilliam,	•						•	
06/11/2018	Matt B	Review case file, facts, and arguments for preparation of second amended complaint	3	12	3.2	\$1,120.00	3.2	\$1,120.00	
	Gilliam,	Review case file, facts, and arguments for preparation of second amended complaint;				1		<u>.</u>	
06/12/2018	Matt B	review JDJ draft of second amended complaint; respond to Def SWA email	2	36	2.6	\$910.00	2.6	\$910.00	
06/13/2018	Gilliam, Matt B	Review case file, facts, and arguments; preparation of second amended complaint	1	42	4.7	\$1.645.00	4.7	¢1 645 00	
00/13/2018	Gilliam,	Review case the, facts, and arguments, preparation of second amended complaint	4	42	4.7	\$1,645.00	4./	\$1,645.00	
06/14/2018	Matt B	Preparation of second amended complaint	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
	Gilliam,	Review and revise second-amended complaint; review facts, cases, and arguments for				, , , , , , , , , , , ,		. /	
06/15/2018	Matt B	incorporation into amended complaint	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
	Gilliam,	Review and revise second-amended complaint; review facts, cases, and arguments for				Ţ			
06/17/2018	Matt B	incorporation into amended complaint	4	42	4.7	\$1,645.00	4.7	\$1,645.00	

Collision Prepare second gargeted complaints gregory expectations are placed and production of the control of control		Gilliam,	Prepare second-amended complaint; prepare related documents for filing with stipulation	2 D	20 17	of 102	DogolD 10	460		
Gilliam, or joint motion; discuss filing strategy; send proposed documents to defendants for 5 18 5.3 5.855.00 5.3 5.855.00	06/18/2018	Matt B	or joint motion; discuss filing strategy	2 Pa	age <u>1</u> 4	01 103	Page 10 10 \$840.00	460 2.4	\$840.00	
100.1923/18 Mart B diputation 100.1923/18 100.1923/18										
Gilliam, Gilliam, Gilliam, Gardinam	06/10/2010			۔	10	5 0	Φ1 0 7 7 00	5.0	Ф1 055 00	
0,620/2018 Mark H Contract defs coursel're second amended complaint filing 0 6 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,1 \$35,00 0,0 \$31,00 0,	06/19/2018	_	stipulation	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
Gilliam, 0622/2018 Mat B Contact defs counsel re second amended complaint filing; review filing strategy 0 24 0.4 \$140.00 0.4 \$140.00 0.6 \$140.00 0.4 \$140.00 0.6 \$140.00 0.4 \$140.00 0.6 \$140.00 0.6 \$140.00 0.4 \$140.00 0.6 \$140.00 0.4 \$140.00 0.6 \$140.00 0.4 \$140.00 0.6 \$140.00 0.5 \$15.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$100.00 0.9 \$15.00 0.0 \$15.00 0.0 \$15.00 0.0 \$15.00 0.9 \$15.00 0.0 \$15.00 0	06/20/2018		Contact defs counsel re second amended complaint filing	0	6	0.1	\$35,00	0.1	\$35,00	
0.000223018 Mart B Contact defs counsel re second amended complaint filing; review filing strategy 0 24 0.4 \$140.00 0.4 \$140.00 0.4 \$140.00 0.6 \$110.00 0.6 \$110.00 0.6 \$110.00 0.7 \$110	00/20/2010		Contact ders counsel to second amended complaint timing	0	0	0.1	ψ33.00	0.1	ψ33.00	
Dec242018 Mait B Perpare second amended complaint and related documents for filing 0 54 0.9 \$315.00 0.9 \$315.00 0.9 \$315.00 0.0 \$350	06/22/2018		Contact defs counsel re second amended complaint filing; review filing strategy	0	24	0.4	\$140.00	0.4	\$140.00	
Gilliam, Goz25/2018 Matt B Review and file second amended complaint and related documents for filing 1 0 1.0 \$350.00 1.0 \$		Gilliam,	, , , , , , , , , , , , , , , , , , ,							
06.25.2018 Matt B Gilliam,	06/24/2018		Prepare second amended complaint and related documents for filing	0	54	0.9	\$315.00	0.9	\$315.00	
Gilliam, Corporation Cor	0.5/0.5/0.010					1.0	Φ2.50.00	1.0	#250.00	
06/27/2018 Matr B communicate with client Communicate with client Communicate with client Communicate with client Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client remedical issues and documentation for damages related to the Communicate with client response to SWA Second MTD Communicate with client remedical issues and documentation for damages related to the Communicate with client response to SWA Second MTD Communicate with client response to SWA Second MTD Communicate with client response to SWA Second MTD	06/25/2018		Review and file second amended complaint and related documents for filing	1	0	1.0	\$350.00	1.0	\$350.00	
Gilliam	06/27/2018		communicate with client	0	6	0.1	\$35,00	0.1	\$35,00	
O7/12/2018 Matt B Communicate with client re medical issues and documentation for damages related to the offiliam, o7/13/2018 Matt B Communicate with client re medical issues and documentation for damages related to the offiliam, o7/13/2018 Matt B Communicate with client re medical issues and documentation for damages related to the offiliam, o7/14/2018 Matt B Communicate with client re medical issues and documentation for damages related to the offiliam, o7/14/2018 Matt B Research and write response to SWA Second MTD O To To To To To To To	00/27/2010	+			Ü	0.1	ψ33.00	0.1	ψ33.00	
O7/13/2018 Matt B Calims Correct Cor	07/12/2018			0	54	0.9	\$315.00	0.9	\$315.00	
O7/17/2018 Matt B Research and write response to SWA Second MTD Gilliam, O7/20/2018 Matt B Research and write response to SWA Second MTD To To S2,450.00 To S2,450.00 S2,275.00 S2,450.00 To S2,550.00 To S2,550.00 To S2,550.00 To S2,550.00 To S2,550.00 To S2,450.00 To S2,450.0		Gilliam,	Communicate with client re medical issues and documentation for damages related to the							
O7/17/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/19/2018 Matt B Research and write response to SWA Second MTD O7/24/2018 Matt B Research and write response to SWA Second MTD O7/24/2018 Matt B Research and write response to SWA Second MTD O7/24/2018 Matt B Research and write response to SWA Second MTD O7/24/2018 Matt B Research and write response to SWA Second MTD O7/24/2018 Matt B Research and write response to SWA Second MTD O7/26/2018 Matt B Research and write response to SWA Second MTD O7/26/2018 Matt B Research and write response to SWA Second MTD O7/26/2018 Matt B Research and write response to SWA Second MTD O7/27/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 Matt B Research and write response to SWA Second MTD O7/28/2018 M	07/13/2018		claims	0	18	0.3	\$105.00	0.3	\$105.00	
O7/19/2018 Matt B Research and write response to SWA Second MTD To To To S2,450.00 To S2,4	07/17/2010		D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		20		Φ2 277 00		Ф2 277 00	
O7/19/2018 Matt B Research and write response to SWA Second MTD Control of the	07/17/2018		Research and write response to SWA Second MTD	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
O7/20/2018 Matt B Research and write response to SWA Second MTD 4 12 4.2 \$1,470.00 4.2 \$1,470.00 Gilliam, O7/21/2018 Matt B Research and write response to SWA Second MTD 2 24 2.4 \$840.00 2.4 \$840.00 Gilliam, O7/23/2018 Matt B Research and write response to SWA Second MTD 7 24 7.4 \$2,590.00 7.4 \$2,590.00 Gilliam, O7/24/2018 Matt B Research and write response to SWA Second MTD 8 36 8.6 \$3,010.00 8.6 \$3,010.00 Gilliam, O7/25/2018 Matt B Research and write response to SWA Second MTD 10 12 10.2 \$3,570.00 10.2 \$3,570.00 Gilliam, O7/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,535.00 Gilliam, O7/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 Gilliam, O7/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 Gilliam, O7/29/2018 Matt B Research and write response to SWA Second MTD 10 10 10 10 10 10 10 1	07/19/2018		Research and write response to SWA Second MTD	7	0	7.0	\$2,450,00	7.0	\$2,450,00	
07/20/2018 Matt B Research and write response to SWA Second MTD 4 12 4.2 \$1,470.00 4.2 \$1,470.00	07/15/2010		Research and write response to 5 Wil Second Wil 5		Ů	7.0	Ψ2,120.00	7.0	ψ2, 15 0.00	
07/21/2018 Matt B Research and write response to SWA Second MTD 2 24 2.4 \$840.00 2.4 \$840.00	07/20/2018		Research and write response to SWA Second MTD	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
Gilliam, O7/23/2018 Matt B Research and write response to SWA Second MTD 7 24 7.4 \$2,590.00 7.4 \$2,590.00 Cilliam, O7/24/2018 Matt B Research and write response to SWA Second MTD 8 36 8.6 \$3,010.00 8.6 \$3,010.00 S3,570.00 S3,570.00 Cilliam, O7/25/2018 Matt B Research and write response to SWA Second MTD 10 12 10.2 \$3,570.00 10.2 \$3,570.00 Cilliam, O7/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,535.00 Cilliam, O7/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 Cilliam, O7/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 Cilliam, O7/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 Cilliam, O7/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 Cilliam, O7/30/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Cilliam, O7/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Cilliam, O7/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Cilliam, O7/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Cilliam, O7/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Cilliam, O7/31/2018 C										
07/23/2018 Matt B Research and write response to SWA Second MTD 7 24 7.4 \$2,590.00 7.4 \$2,590.00 07/24/2018 Matt B Research and write response to SWA Second MTD 8 36 8.6 \$3,010.00 8.6 \$3,010.00 07/25/2018 Matt B Research and write response to SWA Second MTD 10 12 10.2 \$3,570.00 10.2 \$3,570.00 07/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,535.00 07/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 07/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 07/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 <t< td=""><td>07/21/2018</td><td></td><td>Research and write response to SWA Second MTD</td><td>2</td><td>24</td><td>2.4</td><td>\$840.00</td><td>2.4</td><td>\$840.00</td><td></td></t<>	07/21/2018		Research and write response to SWA Second MTD	2	24	2.4	\$840.00	2.4	\$840.00	
O7/24/2018 Matt B Research and write response to SWA Second MTD S3,570.00 S6 S3,010.00 S7,000 S7,00	07/22/2019		December of market market was to CWA Consul MTD	7	24	7.4	\$2.500.00	7.4	¢2.500.00	
07/24/2018 Matt B Research and write response to SWA Second MTD 8 36 8.6 \$3,010.00 8.6 \$3,010.00 Gilliam, 07/25/2018 Matt B Research and write response to SWA Second MTD 10 12 10.2 \$3,570.00 10.2 \$3,570.00 Gilliam, 07/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,535.00 Gilliam, 07/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 Gilliam, 07/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 Gilliam, 07/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 Gilliam, 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 Gilliam, 07/31/2018 Matt B Research and re	07/23/2018		Research and write response to SWA Second MTD	/	24	7.4	\$2,590.00	7.4	\$2,590.00	
O7/25/2018 Matt B Research and write response to SWA Second MTD 10 12 10.2 \$3,570.00 10.2 \$3,570.00	07/24/2018		Research and write response to SWA Second MTD	8	36	8.6	\$3,010.00	8.6	\$3,010,00	
O7/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,505.00 10.1 \$3,605.00 10.1 \$, , , , , , , , , , , , , , , , , , ,	-			72,02000		72,02000	
07/26/2018 Matt B Research and write response to SWA Second MTD 10 6 10.1 \$3,535.00 10.1 \$3,535.00 07/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 07/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 07/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 07/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00	07/25/2018	Matt B	Research and write response to SWA Second MTD	10	12	10.2	\$3,570.00	10.2	\$3,570.00	
Gilliam, O7/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00										
07/27/2018 Matt B Research and write response to SWA Second MTD 7 6 7.1 \$2,485.00 7.1 \$2,485.00 07/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 07/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 Gilliam, 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 Gilliam, 07/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00	07/26/2018		Research and write response to SWA Second MTD	10	6	10.1	\$3,535.00	10.1	\$3,535.00	
Gilliam, O7/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00	07/27/2019		Deceased and write response to SWA Second MTD	7	6	7.1	\$2.485.00	7.1	\$2.495.00	
07/28/2018 Matt B Research and write response to SWA Second MTD 10 18 10.3 \$3,605.00 10.3 \$3,605.00 07/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00 Gilliam, 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 Gilliam, 07/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00	01/21/2018		Research and write response to 5 w A Second MTD	/	O	/.1	\$4,483.00	/.1	\$4,483.00	
Gilliam, O7/29/2018 Matt B Research and write response to SWA Second MTD 10 30 10.5 \$3,675.00 10.5 \$3,675.00	07/28/2018		Research and write response to SWA Second MTD	10	18	10.3	\$3,605.00	10.3	\$3,605.00	
Gilliam, 07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00			•		-		. ,		. ,	
07/30/2018 Matt B Revise and file response to SWA Second MTD 15 54 15.9 \$5,565.00 15.9 \$5,565.00 07/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Gilliam, Gilliam, Image: Company of the company o	07/29/2018		Research and write response to SWA Second MTD	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
Gilliam,									.	
07/31/2018 Matt B Research and revise response to Local 556 Second MTD 7 42 7.7 \$2,695.00 7.7 \$2,695.00 Gilliam, Gilli	07/30/2018		Revise and file response to SWA Second MTD	15	54	15.9	\$5,565.00	15.9	\$5,565.00	
Gilliam,	07/21/2019		Decearsh and ravige response to Legal 556 Second MTD	7	42	77	\$2,605,00	77	\$2,605,00	
	07/31/2018		Research and revise response to Local 330 Second MTD	/	42	1.1	\$4,093.00	1.1	\$4,093.00	
	08/01/2018		Finalize and file response to L556 MTD	11	48	11.8	\$4,130.00	11.8	\$4,130.00	

	Gilliam,		_				_		
08/03/2018	Matt B	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Organize files and evidence for the case; case management	2 P_0^2	ige <u>18</u>	of 103	Page ID 10	461	\$105.00	
	Gilliam,							,	
08/08/2018	Matt B	Case management; organize and plan discovery and case strategy	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
08/16/2018	Matt B	Communicate with counsel re scheduling oral arguments on motions to dismiss	0	12	0.2	\$70.00	0.2	\$70.00	
00/20/20/2	Gilliam,					***	0.4	*** ***	
08/22/2018	Matt B	Communicate with counsel re scheduling oral arguments on motions to dismiss	0	6	0.1	\$35.00	0.1	\$35.00	
09/24/2018	Gilliam, Matt B	Communications with client re status of the case	0	6	0.1	\$35.00	0.1	\$35.00	
09/24/2016	Gilliam,	Communications with chefit re status of the case	U	6	0.1	\$33.00	0.1	\$33.00	
10/04/2018	Matt B	Review Local 556 and SWA Replies in Motion to Dismiss briefing	0	48	0.8	\$280.00	0.8	\$280.00	
	Gilliam,	Communications with all attorneys and client re rescheduling due to SWA hearing	-			720000		7-0000	
10/09/2018	Matt B	conflicts	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,								
10/10/2018	Matt B	Prepare for Motion to Dismiss hearing; outline argument; review cases	1	54	1.9	\$665.00	1.9	\$665.00	
									n/c 1.0 for
10/12/2010		Prepare for Motion to Dismiss hearing; make preparations and travel arrangements for	2	0	2.0	¢700.00	1.0	#250.00	travel
10/12/2018	Matt B Gilliam,	hearing; communications with client and JDJ about hearing planning	2	0	2.0	\$700.00	1.0	\$350.00	arrangements
10/18/2018	Matt B	Communications with client about hearing dates and plans	0	6	0.1	\$35.00	0.1	\$35.00	
10/10/2010	Gilliam,	Communication with client about hearing dates and plans; scheduling MBG moot court	U	0	0.1	Ψ33.00	0.1	ψ33.00	
10/19/2018	Matt B	with MLC and JDJ	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,						·	
12/03/2018	Matt B	researching and reviewing cases	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,							
12/04/2018	Matt B	researching and reviewing cases	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
12/05/2010	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,	2	2.4	2.4	Ф1 100 00	2.4	Ø1 100 00	
12/05/2018	Matt B Gilliam,	researching and reviewing cases Prepare for hearing on company and union motions to dismiss; reviewing briefs,	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
12/06/2018	Matt B	researching and reviewing cases	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
12/00/2010	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,	U	2-1	0.4	Ψ2,240.00	0.4	Ψ2,2-10.00	
12/07/2018	Matt B	researching and reviewing cases	2	54	2.9	\$1,015.00	2.9	\$1,015.00	
	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,							
12/09/2018	Matt B	researching and reviewing cases	2	54	2.9	\$1,015.00	2.9	\$1,015.00	
	Gilliam,								
12/10/2018		researching and reviewing cases	1	6	1.1	\$385.00	1.1	\$385.00	
12/11/2019	Gilliam,	Prepare for hearing on company and union motions to dismiss; reviewing briefs,	0	10	0.2	Ф2 255 00	0.2	¢2.255.00	
12/11/2018	Matt B Gilliam,	researching and reviewing cases Prepare for hearing on company and union motions to dismiss; reviewing briefs,	9	18	9.3	\$3,255.00	9.3	\$3,255.00	
12/12/2018	Matt B	researching and reviewing cases	6	36	6.6	\$2,310.00	6.6	\$2,310.00	
12/12/2010	Gilliam,	Travel to Dallas for hearing on company and union motions to dismiss; meet with client;	3	30	0.0	Ψ2,510.00	3.0		n/c 9.1 for
12/13/2018	Matt B	prepare for hearing by reviewing briefs, outline, and cases	15	0	15.0	\$5,250.00	6.9		travel
	Gilliam,	Prepare for hearing by reviewing briefs, outline, and cases; attend hearing on motions to							
12/14/2018	Matt B	dismiss; discuss hearing with co counsel and client	11	30	11.5	\$4,025.00	11.5	\$4,025.00	
	Gilliam,	Communications with co counsel JDJ re litigation and case strategy; communications				.			
12/18/2018	Matt B	with client re hearing, mediation, and case issues	2	18	2.3	\$805.00	2.3	\$805.00	

	Gilliam,	Updating revised scheduling order: reviewing updated judge requirements and local pulse. Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	0 0	4.6	- (100	DID 4	2460		
01/02/2019	Matt B	rules Case 3:17-6V-02278-X Document 378-1 Filed 12/19/2	$\frac{2}{3}$	age 19	of 103	PageID 1 \$1,085.00	0462 3.1	\$1,085.00	
		Updating revised scheduling order and review with co-counsel; discuss potential							
	Gilliam,	mediators with co-counsel; communicate with client about potential mediators; send							
01/07/2019	Matt B	proposed revisions to scheduling order to counsel for SWA and L556	5	0	5.0	\$1,750.00	5.0	\$1,750.00	
		Phone call conversations with SWA counsel Michele Gehrke about scheduling order							
	Gilliam,	proposal and scheduling issues; communications with client about mediation and							
01/08/2019	Matt B	mediators; research and evaluate mediator options	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
	Gilliam,	Review and analyze mediation issues with co-counsel; review SWA revisions to							
01/09/2019	Matt B	proposed scheduling order and propose additional revisions	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
		Resolve differences over additional revisions to revised scheduling order with opposing							
		counsel for L556 and SWA; review and discuss revision issues and differences with co-							
01/10/2019	Matt B	counsel; finalize and file joint revised scheduling order	2	48	2.8	\$980.00	2.8	\$980.00	
	Gilliam,	Prepare and submit proposed order for revisions to scheduling order; communications							
01/14/2019	Matt B	with opposing counsel re same.	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Review case strategy; analyze and manage upcoming case litigation issues;							
01/23/2019	Matt B	communications with client about case	1	24	1.4	\$490.00	1.4	\$490.00	
	Gilliam,								
01/25/2019	Matt B	Review Supreme Court litigation re Title VII issues and analyze relevance to case	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Email co counsel about scheduling order and mediation; conversation with JDJ about							
02/01/2019	Matt B	scheduling order and mediation	2	42	2.7	\$945.00	2.7	\$945.00	
	Gilliam,								
02/04/2019	Matt B	Analyze case strategy	0	54	0.9	\$315.00	0.9	\$315.00	
	Gilliam,								
02/07/2019	Matt B	Analyze case strategy	4	18	4.3	\$1,505.00	4.3	\$1,505.00	
	Gilliam,								
02/08/2019	Matt B	Analyze case strategy	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	Case discovery planning and strategy; review SCOTUS Title VII cases, cert petitions,							
02/11/2019	Matt B	amicus briefs, and related case law; research appealability of dismissed claims	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
	Gilliam,	Case discovery planning and strategy; phone call with Ed Cloutmann for L556 re							
02/12/2019	Matt B	settlement prospects	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
	Gilliam,								
02/13/2019	Matt B	Case strategy meeting and discussion	2	36	2.6	\$910.00	2.6	\$910.00	
	Gilliam,								
02/14/2019	Matt B	Correspondence with SWA and L556 attorneys re initial disclosures deadline	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,	Review local rules, federal rules and Judge requirements regarding motions filing,							
02/15/2019	Matt B	discovery, and Rule 26(a)(1)	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,								
02/25/2019	Matt B	Prepare third amended complaint with revised duty of fair representation allegations	6	24	6.4	\$2,240.00	0.0	\$0.00	n/c
	Gilliam,								
02/26/2019	Matt B	Prepare third amended complaint with revised duty of fair representation allegations	3	48	3.8	\$1,330.00	0.0	\$0.00	n/c
		Prepare third amended complaint with revised duty of fair representation allegations;							
	Gilliam,	communications with local counsel about complaint amendment and							
02/27/2019	Matt B		5	36	5.6	\$1,960.00	0.0	\$0.00	n/c
		Prepare and revise third amended complaint; review research re							
02/28/2019	Matt B		7	12	7.2	\$2,520.00	0.0	\$0.00	n/c

	Cillians	Preparing and filing third amended complaint with revised duty of fair representation 9/2 allegations; discuss and review edits with co counsel; communicate with client about	2 Pa	age 20	of 103	PageID 10	463		
03/01/2019	Gilliam, Matt B	filing third amended complaint	6	42	6.7	\$2,345.00	0.0	\$0.00	n/c
03/01/2017	Gilliam,	Analyze case strategy and	0	72	0.7	Ψ2,343.00	0.0	φ0.00	II/C
03/05/2019	Matt B	- Mary 20 case stategy and	0	18	0.3	\$105.00	0.0	\$0.00	n/c
	Gilliam,	Review email from SWA re their issues re third amended complaint; respond to SWA				,		,	
03/07/2019	Matt B	email	0	36	0.6	\$210.00	0.6	\$210.00	
		Communications with SWA counsel about stipulation re third amended complaint;							
	Gilliam,	prepare stipulation re third amended complaint; communications with local counsel re							
03/12/2019	Matt B	stip; review stip with co counsel	1	30	1.5	\$525.00	1.5	\$525.00	
		Finalize and send draft stipulation re third amended complaint to SWA and L556;							
	Gilliam,	communications with SWA, L556, and co counsel re stipulation; draft notice re third							
03/13/2019	Matt B	amended complaint	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	Gilliam,								
03/14/2019	Matt B	Draft notice re third amended complaint	3	42	3.7	\$1,295.00	3.7	\$1,295.00	
	Gilliam,	Finalize and file notice re third amended complaint; read SWA and L556 joint motion to							
03/15/2019	Matt B	strike third amended complaint; research issue and prepare response to motion to strike	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
03/13/2019	Gilliam,	same unit unionaed complaint, research issue und propule response to motion to surke	Ü	10	0.0	Ψ2,300.00	0.0	Ψ2,500.00	
03/16/2019	Matt B	Research issue and prepare response to motion to strike	2	24	2.4	\$840.00	2.4	\$840.00	
	Gilliam,	Research issue and prepare response to motion to strike; incorporate edits to response				7010100		+	
03/17/2019	Matt B	from co counsel	6	42	6.7	\$2,345.00	6.7	\$2,345.00	
	Gilliam,					. ,		. ,	
03/18/2019	Matt B	Finalize and file response to motion to strike	1	54	1.9	\$665.00	1.9	\$665.00	
	Gilliam,	•							
03/20/2019	Matt B	Prepare initial disclosures; communications with client re initial disclosures	3	12	3.2	\$1,120.00	3.2	\$1,120.00	
	Gilliam,								
03/27/2019	Matt B	Preparing initial disclosures	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
03/28/2019	Matt B	Prepare initial disclosures	5	54	5.9	\$2,065.00	5.9	\$2,065.00	
		Prepare and revise initial disclosures; discuss initial disclosures with co counsel; finalize							
		and send initial disclosures; review motion to strike reply and research cited legal							
	Gilliam,	71 1							
03/29/2019	Matt B	for requests for production	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
	Gilliam,								
04/01/2019	Matt B	Drafting requests for production	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	a	Drafting requests for production; review court order re motion to strike and third							
0.4.10.0.10.10		amended complaint; drafting revisions for filing fourth amended complaint and sending				44 = 4 = 00		44 = 4 = 00	
04/03/2019	Matt B	revisions to co counsel	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	C.11.	Analyze discovery planning strategy in light of court order re motion to strike and filing							
04/04/2010	Gilliam,	fourth amended complaint; incorporate co counsel discovery requests into central request		10	4.2	¢1 470 00	4.2	¢1 470 00	
04/04/2019	Matt B	for production document Incomparis an accuracy differ to fourth amended complaint and chara final draft to local	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
04/09/2010	Gilliam,	Incorporate co counsel edits to fourth amended complaint and share final draft to local	1	^	1.0	\$250.00	1.0	\$250.00	
04/08/2019	Matt B	counsel; analyze case strategy with co counsel; communications with client Preparing requests for production for SWA and L556; review and prepare fourth	1	0	1.0	\$350.00	1.0	\$350.00	
04/00/2010	Gilliam, Matt B	amended complaint for filing	7	48	7 9	\$2.720.00	7 0	\$2.720.00	
04/09/2019	wiatt D	amenucu compianit ioi innig	/	48	7.8	\$2,730.00	7.8	\$2,730.00	<u> </u>

	Gilliam,	0 047 00070 V D 40704 711 14044040							
04/10/2019	Matt B	Review and file fourth amended complaint Document 378-1 Filed 12/19/2	$\frac{2}{2}$	age 21	of 103	PageID 10)464 2.0	\$700.00	
	Gilliam,	Drafting and revising requests for production from SWA and L556; prepare				•			
04/17/2019	Matt B	interrogatories for SWA and L556	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
	Gilliam,	Review and revise interrogatories and requests for production to be issued to SWA and							
04/18/2019	Matt B	L556	3	12	3.2	\$1,120.00	3.2	\$1,120.00	
	Gilliam,	Send discovery requests to co counsel for review; discussion with co counsel re							
04/22/2019	Matt B	discovery requests and case strategy	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,	Discuss case strategy with co counsel; begin reviewing answers to fourth amended							
04/24/2019	Matt B	complaint	1	48	1.8	\$630.00	1.8	\$630.00	
	Gilliam,	Revise L556 requests for production; editing and reviewing requests for production and							
04/25/2019	Matt B	interrogatories for both L556 and SWA	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
	Gilliam,								
04/26/2019	Matt B	Finalizing and sending discovery requests to L556 and SWA	1	0	1.0	\$350.00	1.0	\$350.00	
	Gilliam,								
04/29/2019	Matt B	Communications with client	0	12	0.2	\$70.00	0.2	\$70.00	
0.4/0.0/0.40	Gilliam,					4 -0 00	0.0	4=0.00	
04/30/2019	Matt B	Preparing and sending first supplement to initial disclosures to SWA and L556	0	12	0.2	\$70.00	0.2	\$70.00	
07/02/2010	Gilliam,	A L CWIA LIES		10	1.0	Φ477.00	1.0	Ø455.00	
05/02/2019	Matt B	Analyze SWA and L556 answers	1	18	1.3	\$455.00	1.3	\$455.00	
05/02/2010	Gilliam,	A1 CWA1 55/	0	40	0.0	# 2 00.00	0.0	# 2 00.00	
05/03/2019	Matt B	Analyze SWA and L556 answers	0	48	0.8	\$280.00	0.8	\$280.00	
05/06/2019	Gilliam, Matt B	Review and analyze L556 and SWA Answers to Complaint	1	18	1.3	\$455.00	1.3	\$455.00	
03/00/2019	Gilliam,	Organizing evidence and documents for discovery; reviewing evidence for discovery	1	16	1.5	\$433.00	1.3	\$433.00	
05/10/2019	Matt B	purposes	2	30	2.5	\$875.00	2.5	\$875.00	
03/10/2019	Watt D	purposes		30	2.3	\$675.00	2.3	\$675.00	
	Gilliam,								
05/14/2019	Matt B	Read SWA email re discovery objections; research and develop response to objections	0	48	0.8	\$280.00	0.8	\$280.00	
	Gilliam,	Conversations with co counsel re SWA objections to discovery; research and develop							
05/15/2019	Matt B	response to objections; respond to SWA email re discovery objections	1	24	1.4	\$490.00	1.4	\$490.00	
	Gilliam,								
05/16/2019	Matt B	Conversations with co counsel re SWA objections to discovery	0	18	0.3	\$105.00	0.3	\$105.00	
		Conversations with co counsel re SWA objections to discovery; research and develop							
	Gilliam,	response to objections; respond to SWA email re discovery objections; phone							
05/17/2019	Matt B	conversation with SWA attorney MG re discovery issues	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
		Develop response to objections; drafting second set of interrogatories and requests for							
05/20/2019		production	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
	Gilliam,								
05/21/2019	Matt B	Draft and send SWA attorney MG email re discovery issues	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								
06/07/2019	Matt B	Communications with client re case	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Communications with co counsel and L556 attorney re request for extension on	_						
06/11/2019	Matt B	discovery deadline	0	24	0.4	\$140.00	0.4	\$140.00	
0.5/1.0/2015						h=0.65		* -0 0 =	
06/12/2019	Matt B	communicating with co counsel re SWA email and response	0	12	0.2	\$70.00	0.2	\$70.00	

06/12/2010	Gilliam,	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Researching and evaluating SWA ediscovery issues	2 P.a	ige 22	of 103	PageID 10)465 .	Ф725.00	
06/13/2019			2	6	2.1	\$/35.00	2.1	\$735.00	
06/14/2010	Gilliam,	Reading and responding to SWA email re protective order; communicating with co		10	0.2	\$70.00	0.2	¢70.00	
06/14/2019	Matt B	counsel about response to SWA email	0	12	0.2	\$70.00	0.2	\$70.00	
0.5/1.7/2010	Gilliam,	Reading and reviewing L556 email and discovery responses; communicating with co		10	0.0	ф д о оо	0.0	φ π ο οο	
06/17/2019	Matt B	counsel about L556 email and responses	0	12	0.2	\$70.00	0.2	\$70.00	
		Researching and reviewing privilege log and protective order issues as to L556 and							
	Gilliam,	SWA responses and requests for protective order; reviewing and analyzing SWA						*	
06/19/2019	Matt B	objections and responses to requests for production	4	18	4.3	\$1,505.00	4.3	\$1,505.00	
	Gilliam,	Reviewing and analyzing SWA responses to interrogatories; developing approach to							
06/20/2019	Matt B	resolving discovery disputes; as to SWA and L556	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
	Gilliam,	Reviewing and analyzing L556 responses and objections to requests for production;							
06/21/2019	Matt B	discuss with co counsel	2	48	2.8	\$980.00	2.8	\$980.00	
	Gilliam,								
06/27/2019	Matt B	Developing approach to resolving discovery disputes with SWA and L556	2	24	2.4	\$840.00	2.4	\$840.00	
		Developing approach to resolving discovery disputes with SWA; analyzing SWA							
	Gilliam,	interrogatory responses; discussing discovery issues with co counsel; emailing SWA and							
06/28/2019	Matt B	L556 questions to resolve discovery disputes	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
	Gilliam,								
07/01/2019	Matt B	Communcating with client re status of case and discovery issues	0	36	0.6	\$210.00	0.6	\$210.00	
	Gilliam,								
07/02/2019	Matt B	Corresponding with L556 AG re discovery issues	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Researching and analyzing SWA and L556 discovery issues and options for resolving							
07/05/2019	Matt B	those issues; communicating with co counsel re resolving discovery issues	2	12	2.2	\$770.00	2.2	\$770.00	
	Gilliam,								
07/08/2019	Matt B	Emailing SWA for response to questions; attempting to call L556 AG re discovery issues	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,	Discussing discovery issues with L556 AG; preparing and planning for phone						·	
07/09/2019	Matt B	conversation with L556; analyzing and researching L556 discovery issues	2	6	2.1	\$735.00	2.1	\$735.00	
	Gilliam,	Corresponding with SWA re discovery issues; analyzing and researching SWA discovery							
07/10/2019	Matt B	issues	3	18	3.3	\$1,155.00	3.3	\$1,155.00	
	Gilliam,	Developing strategy for resolving discovery disputes with L556; emailing SWA re				. ,		. ,	
07/12/2019	Matt B	discovery issues and scheduling call to work through issues	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
	Gilliam,	Preparing for discovery meeting with SWA; analyzing and researching SWA discovery				1 72 2122		, ,	
07/15/2019	Matt B	issues; conducting discovery meeting with SWA	3	42	3.7	\$1,295.00	3.7	\$1,295.00	
0.7.20,200,	Gilliam,					+-,=>		+ -,=>	
07/16/2019		Developing SWA discovery strategy; researching and analyzing discovery issues	1	18	1.3	\$455.00	1.3	\$455.00	
07/10/2019		Researching and analyzing request for protective order; developing plan and need for a	-	10	1.0	ψ.ισσ.σσ	1.0	ψ.00.00	
07/17/2019	Matt B	properly tailored protective order	6	12	6.2	\$2,170.00	6.2	\$2,170.00	
07/17/2019	IVIAN D	Researching and analyzing request for protective order; developing plan and need for a		12	0.2	Ψ2,170.00	0.2	Ψ2,170.00	
	Gilliam,	properly tailored protective order; communicating with client re status of the case;							
07/18/2019	Matt B	corresponding with SWA to plan meeting on discovery issues	0	42	0.7	\$245.00	0.7	\$245.00	
37/13/2017	THAT D	Preparing for SWA teleconference meeting on discovery issues; researching and		12	0.7	Ψ2 13.00	0.7	Ψ2 13.00	
	Gilliam,	analyzing discovery plan re L556 discovery issues; conduciting conference call with							
07/19/2019	Matt B	SWA re discovery issues	2	30	2.5	\$875.00	2.5	\$875.00	
07/19/2019	Gilliam,	Researching and analyzing L556 discovery plan; researching L556 position of		30	2.3	φο/3.00	2.3	φο/3.00	
07/22/2019	Matt B	withholding officers personal documents	1	30	4.5	\$1,575.00	4.5	\$1,575.00	
01/22/2019	iviati D	withholding officers personal documents	4	30	4.3	\$1,373.00	4.3	\$1,373.00	

	Gilliam,	Reviewing L556 email responding to discovery issues: analyzing L556 discovery plans/2 drafting and revising protective order proposal for SWA and L556; organizing case	2 Pa	age 23	of 103	PageID 10)466		
07/23/2019	Matt B	evidence	2	18	2.3	\$805.00	2.3	\$805.00	
0,,,_0,,_0,,	Gilliam,					700000		700000	
07/24/2019	Matt B	Reviewing and revising draft protective	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
	Gilliam,	Communicating with local counsel re protective order; reviewing and analyzing L556							
07/25/2019	Matt B	discovery plan	0	42	0.7	\$245.00	0.7	\$245.00	
		Finalizing and sending draft protective order to SWA and L556; researching and							
		analyzing L556 discovery plan; emailing L556 about unresolved discovery disputes and							
	Gilliam,	communicating intent to file a motion to compel if certain discovery issues are not							
07/26/2019	Matt B	resolved within a week	7	36	7.6	\$2,660.00	7.6	\$2,660.00	
		Organizing SWA production of documents; analyzing L556 discovery plan and issues;							
	Gilliam,	communicating with client re status of case and discovery; preparing research and							
07/29/2019	Matt B	outline for motion to compel re L556 issues	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
		Researching and outlining L556 motion to compel; corresponding with L556 re							
		discovery issues; conducting phone meeting with L556 AG re discovery issues;							
0= (00 (00 10	Gilliam,	communicating with NC re server issues and potential issues retrieving evidence with	_			** *** ***		*4 *4* 00	
07/30/2019	Matt B	L556; communicating with co counsel re status of case	4	42	4.7	\$1,645.00	4.7	\$1,645.00	
07/01/0010	Gilliam,	Communicating with co counsel re L556 updates; communication with L556 re discovery		20	0.5	φ1 7 5 00	0.5	#155.00	
07/31/2019	Matt B	production	0	30	0.5	\$175.00	0.5	\$175.00	
00/01/0010	Gilliam,	Conducting telephone meeting with L556 AG re protective order and other discovery	0	5 4	0.0	Φ215 OΩ	0.0	Φ215 00	
08/01/2019	Matt B	issues; preparing for meeting	0	54	0.9	\$315.00	0.9	\$315.00	
	C.II.	Preparing SWA search terms; researching and analyzing search terms for SWA issues;							
00/07/2010	Gilliam,	emailing SWA seeking update and response to protective order and other discovery	-	10	5.2	¢1 920 00	5.2	¢1 920 00	
08/07/2019	Matt B	issues; drafting and researching Audrey Stone subpoena	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
00/00/2010	Gilliam,	Reviewing L556 and SWA discovery production and L556 amended responses;	3	10	2.2	¢1 155 00	2.2	¢1 155 00	
08/08/2019	Matt B Gilliam,	discussing case strategy and discovery issues with JDJ	3	18	3.3	\$1,155.00	3.3	\$1,155.00	
08/10/2019	Matt B	Discovery planning re L556 and SWA	0	12	0.2	\$70.00	0.2	\$70.00	
08/10/2019	Gilliam,	Discovery planning to L550 and SWA	U	12	0.2	\$70.00	0.2	\$70.00	
08/12/2019	Matt B	Reviewing L556 flash drive file and downloading documents	0	6	0.1	\$35.00	0.1	\$35.00	
06/12/2017	Watt D	Resolving issues with L556 outlook data files with JAB, NC, and BB; communicating	0	0	0.1	Ψ33.00	0.1	ψ33.00	
	Gilliam,	with mediatitor re mediation scheduling, issues, and prospects; emailing co counsel re							
08/13/2019	Matt B	phone call with mediator	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
00/10/2019	Gilliam,	Readings and reviewing L556 amended interrogatories; analyzing SWA discovery plan;			0.0	Ψ1,000.00	0.0	Ψ1,020.00	
08/14/2019	Matt B	organizing and reviewing L556 discovery	2	12	2.2	\$770.00	2.2	\$770.00	
	Gilliam,	g and a second g			-	,		, , , , , , ,	
08/15/2019	Matt B	Organizing L556 discovery; analyzing L556 and SWA discovery plans	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	, , , , , , , , , , , , , , , , , , ,							
08/16/2019	Matt B	Discussing discovery plans with co counsel JDJ	0	18	0.3	\$105.00	0.3	\$105.00	
		Discussing L556 and SWA discovery plans with co counsel JDJ; reviewing emails from			İ				
	Gilliam,	L556 and SWA re failure to respond to our emails; planning call re protective order and							
08/20/2019	Matt B	other discovery issues	0	18	0.3	\$105.00	0.3	\$105.00	
		Preparing for and conducting teleconference call with L556 and SWA re protective order							
	Gilliam,	and discovery issues; conducting second phone clall with L556 re ongoing discovery							
08/27/2019	Matt B	issues	3	6	3.1	\$1,085.00	3.1	\$1,085.00	

		Analyzing case strategy and discovery issues; communicating with client restatus of 9/2 case and discovery; reviewing SWA protective order proposal and communicating with	2 P	age 24	of 103	PageID 1046	67		
00/04/2010	Gilliam,	case and discovery; reviewing SWA protective order proposal and communicating with						ф1 4 7 0 00	
09/04/2019	Matt B Gilliam,	co counsel regarding their proposal Reviewing L556 discovery; communicating with local counsel re SWA protective order	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
09/05/2019	Matt B	proposal	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
05/05/2015	Gilliam,	proposar		24	7.7	Ψ1,540.00	7.7	Ψ1,540.00	
09/06/2019	Matt B	Reviewing L556 discovery; revising proposed protective order	7	12	7.2	\$2,520.00	7.2	\$2,520.00	
	Gilliam,	g				, ,		, ,-	
09/10/2019	Matt B	Reviewing and responding to SWA email re custodians; analyzing custodian issue	0	36	0.6	\$210.00	0.6	\$210.00	
		Drafting emails to L556 and SWA re unresolved discovery issues and intent to file							
		motion to compel; researching and analyzing L556 work product privilege claim;							
	Gilliam,	analyzing and researching unresolved discovery issues; communicating with co counsel							
09/17/2019	Matt B	re discussions with SWA and L556	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
		Drafting emails to L556 and SWA re unresolved discovery issues and intent to file							
	Cilliam	motion to compel; drafting and researching motion to compel as to L556 and SWA;							
09/18/2019	Gilliam, Matt B	preparing and sending email to SWA re search terms; reviewing SWA email and proposed edits to protective order	1	30	4.5	\$1,575.00	4.5	\$1,575.00	
07/16/2017				30	7.5	\$1,575.00	7.5	\$1,575.00	
	Gilliam,	Preparing list of SWA custodians; analyzing search terms and custodians issues;							
09/19/2019	Matt B	emailing SWA counsel to address questions and issues re search terms and custodians	6	42	6.7	\$2,345.00	6.7	\$2,345.00	
		Desiration and analysis CWA second toward distribution in and							
	Gilliam,	Reviewing and analyzing SWA search terms and custodian issues; researching and drafting motion to compel against L556 and SWA; meeting with SWA counsel to discuss							
09/23/2019	Matt B	search terms and custodians; discussing protective order issues with SWA counsel	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
0)/23/201)	Gilliam,	search terms and custodians, discussing protective order issues with 5 W14 counsel		12	7.2	\$1,470.00	7.2	φ1,470.00	
09/24/2019	Matt B	Reviewing case law research and drafting motion to compel against L556 and SWA	1	54	1.9	\$665.00	1.9	\$665.00	
						·		·	
	Gilliam,	Researching and analyzing discovery issues re L556 and SWA; reviewing L556 response							
09/25/2019	Matt B	to discovery concerns; scheduling meeting with L556 to discuss discovery issues	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
		Meeting with L556 to discuss unresolved discovery concerns and protective order;							
		reviewing, researching, and analyzing discovery issues re SWA and L556; reviewing,							
09/26/2019	Matt B	revising, and sending PO proposal to parties	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
	Cilliam	Reviewing email correspondence from L556 responding to discovery issues; corresponding with L556 re their protective order proposal; researching and analyzing							
09/27/2019	Gilliam, Matt B	discovery issues re SWA and L556	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
09/21/2019	Gilliam,	Discussing protective order with L556 and SWA; researching and analyzing SWA		30	3.3	\$1,923.00	5.5	\$1,925.00	
09/30/2019	Matt B	search terms and custodian issues	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
03,00,00	Gilliam,	Drafting motion to compel discovery against L556; preparing responses to SWA				+ -,		+ - ,	
10/01/2019	Matt B	discovery requests	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
	Gilliam,	Drafting motion to compel discovery against L556; preparing responses to SWA							
10/02/2019	Matt B	discovery requests	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
	Gilliam,	Discussions with client CC re responses to SWA discovery requests; organization of							
10/03/2019	Matt B	responses; meeting about same with co counsel	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
10/04/2010	Gilliam,	Discussions with client CC re responses to SWA discovery requests; organization of	^	20	2.5	Ф1 227 00	2.5	Φ1 22 5 00	
10/04/2019	Matt B	responses; meeting about same with co counsel; filing protective order	3	30	3.5	\$1,225.00	3.5	\$1,225.00	
10/08/2019	Gilliam, Matt B	Reviewing and organizing responsive documents	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
10/06/2019	iviail B	reviewing and organizing responsive documents		48	3.8	\$1,550.00	3.8	\$1,330.00	

	G:11:						1		
10/09/2019	Gilliam, Matt B	Reviewing and organizing privileged documents for preparation of privilege log: CASE 3.17-CV-U2276-X DOCUMENT 378-1 FIEO 12/19/2 preparing motion to compel against Local 556	2 P ₂ 6	age <u>25</u>	of 103	PageID 10 \$2,030.00)468 ₈	\$2,030.00	
10/09/2019	Gilliam,	preparing motion to compet against Local 330	3	40	5.0	Ψ2,030.00	5.0	Ψ2,030.00	
10/10/2019		Preparing motion to compel against Local 556	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
	Gilliam,					. /		. ,	
10/15/2019	Matt B	Reviewing and organizing privileged documents for preparation of privilege log	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
	Gilliam,							·	
10/16/2019	Matt B	Researching and writing motion to compel against Local 556	8	36	8.6	\$3,010.00	8.6	\$3,010.00	
		Communications with co counsel re deadlines and discovery plan; email SWA regarding					Ì		
	Gilliam,	discovery plan and deadlines; researching and writing motion to compel against Local							
10/17/2019	Matt B	556	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
	Gilliam,								
10/18/2019	Matt B	Researching and writing motion to compel against Local 556	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	Gilliam,	Respond to SWA email; gathering and organizing responsive documents for SWA							
10/21/2019	Matt B	discovery requests	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
	Gilliam,	Gathering and organizing responsive documents for SWA discovery requests;							
10/22/2019	Matt B	researching and writing motion to compel against Local 556	7	48	7.8	\$2,730.00	7.8	\$2,730.00	
		Coordinate discovery meeting with SWA and Local 556; discovery planning call with							
	Gilliam,	Defendants counsel; email to Local 556 about discovery meeting; organizing privileged							
10/23/2019	Matt B	documents and prepare SWA privilege log	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
	Gilliam,								
10/25/2019	Matt B	Reviewing SWA discovery	1	42	1.7	\$595.00	1.7	\$595.00	
	Gilliam,								
10/31/2019	Matt B	Drafting joint motion for extending scheduling order deadlines	1	24	1.4	\$490.00	1.4	\$490.00	
	Gilliam,								
11/01/2019	Matt B	Discuss discovery issues and strategies with co counsel	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,								
11/05/2019	Matt B	Discuss discovery issues and strategies with co counsel	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,		_						
11/09/2019	Matt B	Gathering and organizing documents responsive to SWA discovery requests	7	48	7.8	\$2,730.00	7.8	\$2,730.00	
11/10/2010	Gilliam,					#2 125 00		Φ2 125 00	
11/10/2019	Matt B	Gathering and organizing documents responsive to SWA discovery requests	6	6	6.1	\$2,135.00	6.1	\$2,135.00	
11/11/2010	Gilliam,	Catherine and accoming to the company of the CWA discourse of the CWA di	0	0	9.0	¢2 900 00	0.0	¢2 000 00	
11/11/2019	Matt B	Gathering and organizing documents responsive to SWA discovery requests	8	0	8.0	\$2,800.00	8.0	\$2,800.00	
	Cilliam	Cothoring and apportained assuments responsible to CWA discovery requests, manualine							
11/12/2019		Gathering and organizing documents responsive to SWA discovery requests; preparing proposed revised scheduling order and motion for extending discovery deadlines	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
11/12/2019	Matt B	proposed revised scheduling order and motion for extending discovery deadlines	/	24	7.4	\$2,390.00	7.4	\$2,390.00	
	Gilliam,	Gathering and organizing documents responsive to SWA discovery requests; preparing							
11/13/2019	Matt B	proposed revised scheduling order and motion for extending discovery deadlines	10	6	10.1	\$3,535.00	10.1	\$3,535.00	
11/13/2019	iviau D	Gathering and organizing documents responsive to SWA discovery requests; preparing	10	0	10.1	φυ,υυυ.00	10.1	φυ,υυυ.υυ	
	Gilliam,	proposed revised scheduling order and motion for extending discovery deadlines;							
11/14/2019	Matt B	discussing mediation timing with mediator	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
11/11/2017		Sistersoning mediatron mining man mediatron	,	2-1	7	Ψ2,370.00	7.7	Ψ2,570.00	
	Gilliam	Gathering and organizing documents responsive to SWA discovery requests; preparing							
11/15/2019	Matt B	proposed revised scheduling order and motion for extending discovery deadlines	6	42	6.7	\$2,345.00	6.7	\$2,345.00	
	1	ir r			J.,	,0.000	···	,0 .0.00	

1716/2019 Matt Matter			Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P2	ne 26	of 103	PageID 10	169		
Gillam Preparing written discovery objections and responses organizing documents responsive 4 54 49 \$1,715.00 4.9 \$1,715.00 1.75				- 1 0						
11/17/2019 Matt B 0 SWA discovery requests 4 54 4.9 \$1,715.00 4.9	11/16/2019	-	1 1	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
Properties Pro	11/17/2010			4	5.4	4.0	\$1.715.00	4.0	\$1.715.00	
Cilifiam Cilifiam Crganizing documents responsive to SWA discovery requests; preparing proposed Cilifiam Crganizing documents responsive to SWA discovery requests; preparing proposed Cilifiam Crganizing documents responsive to SWA discovery requests; preparing proposed revised scheduling order and motion for Cilifiam Crganizing documents responsive to SWA Cilifiam Crganizing written discovery equests; preparing proposed revised scheduling order and motion for Cilifiam Crganizing written discovery depetitions and responses Cilifiam Crganizing written discovery objections and responses Cilifiam Crganizing written discovery objections and responses Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery requests Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery requests Cilifiam Crganizing documents responsive Cilifiam Crganizing written discovery requests Cilifiam Crganizing written discovery requests Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Crganizing written discovery objections and responses; organizing documents responsive Cilifiam Cilifiam Crganizing written discovery	11/11/2019	Matt B	• •	4	34	4.9	\$1,715.00	4.7	\$1,715.00	
Gilliam Persisted Accidenting order and motino for extending discovery responsive for SWA Section			, , , , , , , , , , , , , , , , , , , ,							
11/18/2019 Mart B Propagating discovery requests: guthering and organizing documents responsive to SWA discovery requests: guthering and organizing documents responsive to SWA discovery requests: guthering and organizing documents responsive to SWA discovery requests: guthering and organizing documents responsive to SWA discovery requests guthering and organizing documents responsive to SWA discovery requests guthering and organizing documents responsive to SWA discovery requests guthering and organizing documents responsive to SWA discovery requests guthering and guthering to SWA discovery requests guthering discovery objections and responses; organizing documents responsive to SWA discovery requests guthering discovery objections and responses; organizing documents responsive to SWA discovery requests guthering discovery objections and responses; organizing documents responsive to SWA discovery requests guthering discovery objections and responses; organizing documents responsive to SWA discovery requests guthering discovery objections and responses; organizing documents responsive to SWA discovery requests guthering discovery represents and privilege log guthering		Gilliam.								
Gilliam, Gilliam, Gilliam, Gilliam, Gilliam, Feparing written discovery objections and responses; organizing documents responsive	11/18/2019			5	54	5.9	\$2,065.00	5.9	\$2,065.00	
11/19/2019 Matt B Gilliam, Preparing written discovery objections and responses; organizing documents responsive 11/23/2019 Matt B OSWA discovery requests OSW			Preparing discovery responses; gathering and organizing documents responsive to SWA							
Calillaim, Preparing written discovery objections and responses; organizing documents responsive 10/23/2019 Matt B SWA discovery requests 10/24/2019 Matt B SWA discovery requests 10/24/2019 Matt B SWA discovery requests 11/25/2019 Matt B SWA discovery 11/25/2019 Matt B SWA discov		· ·								
11/22/2019 Matt B Preparing written discovery objections and responses; organizing documents responsive 11/23/2019 Matt B to SWA discovery requests 11/24/2019 Matt B to SWA discovery requests 11/24/2019 Matt B to SWA discovery objections and responses; organizing documents responsive 11/24/2019 Matt B to SWA discovery objections and responses; organizing documents responsive 11/25/2019 Matt B to SWA discovery objections and responses; organizing documents responsive 11/25/2019 Matt B to SWA discovery requests 12 3.6 12.6 \$4,410.00 12.6 \$4,410.00 11/25/2019 Matt B to SWA discovery objections and responses; organizing documents responsive 12 3.6 12.6 \$4,410.00 12.6 \$4,410.00 11/25/2019 Matt B to SWA discovery requests 14 12 14.2 \$4,970.00 14.2 \$4,970.	11/19/2019		extending discovery deadlines	3	18	3.3	\$1,155.00	3.3	\$1,155.00	
Californ Preparing written discovery objections and responses; organizing documents responsive 4 36 4.6 \$1,610.00 4.6 \$1,610.00	11/02/010			0	20	0.5	#155.00	0.5	ф1 7 7 00	
11/23/2019 Matr B to SWA discovery requests 4 36 4.6 \$1,610.00 4.6 \$1,610.00	11/22/2019			0	30	0.5	\$175.00	0.5	\$175.00	
11/24/2019 Mat B to SWA discovery requests 12 36 12.6 34,410.00 12.6 34	11/23/2010	· ·		4	36	16	\$1,610,00	16	\$1,610,00	
11/24/2019 Matt B 0 SWA discovery requests 9 18 9.3 \$3,255.00 9.3 \$3,255.00	11/23/2019		* *		30	4.0	\$1,010.00	4.0	\$1,010.00	
Cililiam, Preparing written discovery objections and responses; organizing documents responsive 11/25/2019 Matt B 10/26/2019 Matt B 11/26/2019 Matt B 11/26/20	11/24/2019	-		9	18	9.3	\$3,255.00	9.3	\$3,255.00	
Gilliam, Preparing written discovery objections and responses; organizing documents responsive to SWA discovery requests 14 12 14.2 54,970.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 16.6 55,810.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54,970.00 12.2 54				-	_		, , , , , , , , , , , , , , , , , , , ,		1-7	
11/26/2019 Matt B to SWA discovery requests 14 12 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,970.00 14.2 \$4,000	11/25/2019	Matt B	to SWA discovery requests	12	36	12.6	\$4,410.00	12.6	\$4,410.00	
11/27/2019 Matt B Preparing written discovery objections and responses; organizing documents responsive to SWA discovery requests to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery objections and objections; to SWA discovery objections and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery responses and objections; to SWA discovery objections and objections; to SWA discovery responses and objections; to SWA discovery objections and objections; to SWA discovery requests; send SWA discovery responses and objections; to SWA discovery objections and objections; to SWA discovery objections and objections; to SWA discovery objections and objections; to SWA		Gilliam,								
11/27/2019 Matt B to SWA discovery requests 14 24 14.4 \$5,040.00 14.4 \$5,040.00	11/26/2019	1	* *	14	12	14.2	\$4,970.00	14.2	\$4,970.00	
Preparing written discovery objections and responses; organizing documents responsive (Gilliam, 11/28/2019 Matt B (Communications with client re final discovery responses and objections; of Gilliam, 12/02/2019 Matt B (Communications with SWA re sending produced documents and privilege log	11/25/2010				2.4		Φ . 0.40.00		Φ. σ. 4.0. 0.0	
Gilliam, 11/28/2019 Matt B Communications with client re final discovery responses and objections 16 36 16.6 \$5,810.00 16.6 \$5	11/27/2019	Matt B	· A	14	24	14.4	\$5,040.00	14.4	\$5,040.00	
11/28/2019		Gilliam								
Communications with SWA re sending produced documents and privilege log	11/28/2019		,	16	36	16.6	\$5,810,00	16.6	\$5 810 00	
12/02/2019 Matt B Review and finalize privilege log 12 24 12.4 \$4,340.00 12.4 \$4,340.00	11/20/2019		and objections	10	50	10.0	ψ5,010.00	10.0	ψ3,010.00	
12/02/2019 Matt B Review and finalize privilege log 12 24 12.4 \$4,340.00 12.4 \$4,340.00 12.4 \$4,340.00 12.00	11/29/2019		Communications with SWA re sending produced documents and privilege log	1	12	1.2	\$420.00	1.2	\$420.00	
12/03/2019 Matt B Communicating re transmitting documents 0 6 0.1 \$35.00 0.1 \$35.00										
12/03/2019 Matt B Communicating re transmitting documents 0 6 0.1 \$35.00 0.1 \$35.00	12/02/2019		Review and finalize privilege log	12	24	12.4	\$4,340.00	12.4	\$4,340.00	
Gilliam, 12/04/2019 Matt B Revising joint motion and proposed order to extend scheduling order deadlines 3 0 3.0 \$1,050.00 3.0 \$1,050.00 \$1.00 \$										
12/04/2019 Matt B Revising joint motion and proposed order to extend scheduling order deadlines Gilliam, 12/09/2019 Matt B Revising joint motion and proposed order to extend scheduling order deadlines Gilliam, Revising joint motion and proposed order to extend scheduling order deadlines; send to Gilliam, Revising joint motion and proposed order to extend scheduling order deadlines; send to 12/11/2019 Matt B counsel for review Gilliam, Finalizing and filing joint motion and proposed order to extend scheduling order Gilliam, Gilliam, Matt B Revising draft motion to compel Local 556 discovery Matt B Revising draft motion to compel Local 556 discovery Gilliam, O1/09/2020 Matt B Revising draft motion to compel Local 556 discovery Gilliam, Coordinating plan with HES to review additional documents for discoverable	12/03/2019		Communicating re transmitting documents	0	6	0.1	\$35.00	0.1	\$35.00	
Gilliam, Revising joint motion and proposed order to extend scheduling order deadlines; send to [2]/11/2019 Matt B counsel for review Counsel for Revising June 10.0	12/04/2010		Pavising joint motion and proposed order to extend scheduling order deadlines	3	0	3.0	\$1,050,00	3.0	\$1,050,00	
12/09/2019 Matt B Revising joint motion and proposed order to extend scheduling order deadlines 0 42 0.7 \$245.00 0.7 \$245.00	12/04/2019	-	Revising joint motion and proposed order to extend scheduling order deadlines	3	U	3.0	\$1,030.00	3.0	\$1,050.00	
Gilliam, Revising joint motion and proposed order to extend scheduling order deadlines; send to counsel for review 0 30 0.5 \$175.00 0.5 \$175.00 Gilliam, Finalizing and filing joint motion and proposed order to extend scheduling order deadlines 1 0 1.0 \$350.00 1.0 \$350.00 Gilliam, Gilliam, Revising draft motion to compel Local 556 discovery 5 0 5.0 \$1,750.00 5.0 \$1,750.00 Gilliam, Gilliam, Coordinating plan with HES to review additional documents for discoverable	12/09/2019		Revising joint motion and proposed order to extend scheduling order deadlines	0	42	0.7	\$245.00	0.7	\$245.00	
Gilliam, Finalizing and filing joint motion and proposed order to extend scheduling order 12/13/2019 Matt B deadlines Gilliam, O1/08/2020 Matt B Revising draft motion to compel Local 556 discovery Gilliam, O1/09/2020 Matt B Revising draft motion to compel Local 556 discovery Gilliam, Coordinating plan with HES to review additional documents for discoverable									•	
12/13/2019 Matt B deadlines 1 0 1.0 \$350.00 \$1,750.00 \$1,750.00 \$1,750.00 \$1,750.00 \$1,750.00 \$1,750.00 \$1,610.00 4.6 \$1,610.00 4.6 \$1,610.00 \$1,610.00 4.6 \$1,610.00 \$1,610.00 4.6 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 \$1,610.00 <	12/11/2019	Matt B	counsel for review	0	30	0.5	\$175.00	0.5	\$175.00	
Gilliam, 01/08/2020 Matt B Revising draft motion to compel Local 556 discovery 5 0 5.0 \$1,750.00 5.0 \$1,750.00 Gilliam, 01/09/2020 Matt B Revising draft motion to compel Local 556 discovery 4 36 4.6 \$1,610.00 4.6 \$1,610.00 Gilliam, Coordinating plan with HES to review additional documents for discoverable										
01/08/2020 Matt B Revising draft motion to compel Local 556 discovery 5 0 5.0 \$1,750.00 5.0 \$1,750.00 Gilliam, 01/09/2020 Matt B Revising draft motion to compel Local 556 discovery 4 36 4.6 \$1,610.00 4.6 \$1,610.00 Gilliam, Coordinating plan with HES to review additional documents for discoverable	12/13/2019		deadlines	1	0	1.0	\$350.00	1.0	\$350.00	
Gilliam, 01/09/2020 Matt B Revising draft motion to compel Local 556 discovery 4 36 4.6 \$1,610.00 4.6 \$1,610.00 Gilliam, Coordinating plan with HES to review additional documents for discoverable	01/00/2020	-	Desiring dueft mation to consult and 550 d'	اہ		5.0	¢1.750.00	<i>5</i> 0	¢1.750.00	
01/09/2020 Matt B Revising draft motion to compel Local 556 discovery 4 36 4.6 \$1,610.00 4.6 \$1,610.00 Gilliam, Coordinating plan with HES to review additional documents for discoverable	01/08/2020		Revising draft motion to compel Local 556 discovery	5	0	5.0	\$1,/50.00	5.0	\$1,/50.00	
Gilliam, Coordinating plan with HES to review additional documents for discoverable	01/09/2020	-	Revising draft motion to compel Local 556 discovery	4	36	4.6	\$1,610,00	46	\$1,610,00	
	01/07/2020			7	30	7.0	Ψ1,010.00	7.0	ψ1,010.00	
	01/10/2020	Matt B	information	0	36	0.6	\$210.00	0.6	\$210.00	

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	Gilliam,	Telephone conversation with SWA attorney Michael Correll re-appearance in case, case issues, and case logistics; communicating with co counsel re conversation with SWA	2 Pa	age 27	of 103	PageID 10	470		
01/16/2020	Matt B	attorney MC	1	0	1.0	\$350.00	1.0	\$350.00	
	Gilliam,	Phone conference with client and HES re case updates and strategy; discussing case fact							
01/24/2020	Matt B	developments; coordinating potential	1	30	1.5	\$525.00	1.5	\$525.00	
	Gilliam,								
01/28/2020	Matt B	Revising draft motion to compel Local 556 discovery	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
	Gilliam,								
01/29/2020	Matt B	Revising draft motion to compel Local 556 discovery	2	18	2.3	\$805.00	2.3	\$805.00	
02/10/2020	Gilliam,	reviewing SWA counsel email re discovery issues and deadline; discussing issues with	0	20	0.5	¢175.00	0.5	¢175.00	
02/10/2020	Matt B	co counsel	0	30	0.5	\$175.00	0.5	\$175.00	
02/11/2020	Gilliam, Matt B	reviewing SWA counsel email re discovery issues and deadline; discussing issues with co counsel	0	30	0.5	\$175.00	0.5	\$175.00	
02/11/2020	Gilliam,	reviewing court order re status conference to agree on proposed deadlines; review court	0	30	0.5	\$175.00	0.5	\$173.00	
02/13/2020	Matt B	order with co counsel and client; conversation with HES re discovery issues	1	48	1.8	\$630.00	1.8	\$630.00	
02/13/2020	Gilliam,	order with co counsel and elicit, conversation with Tibb ic discovery issues		10	1.0	φοσο.σσ	1.0	ψ030.00	
02/18/2020	Matt B	coordinating status conference call with defendants counsel	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	conducting status conference call re new scheduling order deadlines and drafting status				,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
02/19/2020	Matt B	report to court based on party conference	1	18	1.3	\$455.00	1.3	\$455.00	
	Gilliam,	circulating draft status report to court; revising and re-circulating subsequent drafts to							
02/20/2020	Matt B	defendants counsel	0	36	0.6	\$210.00	0.6	\$210.00	
		revising, confirming, and filing draft status report to court; drafting and researching							
	Gilliam,	motion to compel against local 556; scheduling discovery meeting with Local 556 to							
02/21/2020	Matt B	address pending discovery issues	3	54	3.9	\$1,365.00	3.9	\$1,365.00	
	Gilliam,								
02/26/2020	Matt B	drafting and researching motion to compel against local 556	2	54	2.9	\$1,015.00	2.9	\$1,015.00	
	G:11:	f H M Legg H FO H H H							
02/28/2020		conference call with Local 556 attorney EC re pending discovery issues; discussing	2	42	2.7	¢1 205 00	2.7	¢1 205 00	
02/28/2020	Matt B Gilliam,	motion to compel with co counsel; drafting, researching, and revising motion to compel	3	42	3.7	\$1,295.00	3.7	\$1,295.00	
03/02/2020	Matt B	Researching, writing, revising motion to compel against L556	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
03/02/2020	Gilliam,	Researching, writing, revising motion to compet against £550		U	3.0	\$1,030.00	3.0	φ1,030.00	
03/03/2020	Matt B	Researching, writing, revising motion to compel against L556	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
05/05/2020	Gilliam,	Researching, writing, revising motion to compel against L556; analyzing search term and	•	Ŭ		\$1, 100100		Ψ1,.00.00	
03/04/2020	Matt B	custodian issues for SWA discovery	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
	Gilliam,	·				·		·	
03/05/2020	Matt B	Analyzing search term and custodian issues for SWA discovery	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
	Gilliam,								
03/11/2020	Matt B	Researching, writing, revising motion to compel against L556	4	36	4.6	\$1,610.00	4.6	\$1,610.00	
	Gilliam,					******			
03/12/2020	Matt B	Researching, writing, revising motion to compel against L556	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
02/10/2020	Gilliam,	December with a military with the same 1 1 1550	2		2.1	6725.00	2.1	φ 72.5 00	
03/18/2020	Matt B	Researching, writing, revising motion to compel against L556	2	6	2.1	\$735.00	2.1	\$735.00	
03/19/2020	Gilliam, Matt B	Researching, writing, revising motion to compel against L556	5	48	5.8	\$2,030.00	5.8	\$2,030.00	
03/17/2020	Gilliam,	recoenting, writing, revising motion to compet against L550		40	3.0	φ2,030.00	3.0	φ2,030.00	
03/20/2020	Matt B	Researching, writing, revising motion to compel against L556	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
03/20/2020	mun D	resources, writing, revising motion to compet against 1250	U	10	0.5	Ψ2,203.00	0.5	Ψ2,203.00	

	Gilliam,	. Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 D	200 20	of 102	DagolD 10	171		
03/23/2020	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2 Researching, writing, revising motion to compel against L556	2 P ₂	age <u>28</u>	of 103	PageID 10 \$875.00	2.5	\$875.00	
	Gilliam,								
03/24/2020	Matt B	Researching, writing, revising motion to compel against L556	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
00/05/0000	Gilliam,	D 11 11 11 11 11 11 11 11 11 11 11 11 11		2.4	2.4	#040.00	2.4	#0.40.00	
03/25/2020	Matt B	Researching, writing, revising motion to compel against L556	2	24	2.4	\$840.00	2.4	\$840.00	
02/26/2020	Gilliam,	Researching, writing, revising motion to compel against L556	_	54	7.0	\$2.765.00	7.0	\$2.765.00	
03/26/2020	Matt B Gilliam,	Researching, writing, revising motion to compet against £350	,	34	7.9	\$2,765.00	7.9	\$2,765.00	
03/27/2020	Matt B	Researching, writing, revising motion to compel against L556	2	6	2.1	\$735.00	2.1	\$735.00	
03/21/2020	Gilliam,	Researching, writing, revising motion to compet against £350		0	2.1	\$733.00	2.1	\$733.00	
03/30/2020	Matt B	Researching, writing, revising motion to compel against L556	4	6	4.1	\$1,435.00	4.1	\$1,435.00	
03/30/2020	Gilliam,	researching, writing, revising motion to compet against 1550			7.1	φ1,433.00	7.1	ψ1,433.00	
04/01/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	3	30	3.5	\$1,225.00	3.5	\$1,225.00	
0.70172020	Gilliam,				0.0	Ψ1,220.00	0.0	Ψ1,220.00	
04/02/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	2	36	2.6	\$910.00	2.6	\$910.00	
_	Gilliam,	<u> </u>							
04/03/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	4	30	4.5	\$1,575.00	4.5	\$1,575.00	
	Gilliam,							·	
04/16/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	ϵ	42	6.7	\$2,345.00	6.7	\$2,345.00	
	Gilliam,								
04/17/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
	Gilliam,								
04/20/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
	Gilliam,								
04/21/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
	Gilliam,								
04/22/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	ϵ	18	6.3	\$2,205.00	6.3	\$2,205.00	
	Gilliam,								
04/23/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
0.4/0.4/0.000	Gilliam,	11 1 01 1 1 7 7 7 7 1 1 1 1 0	_	20		Ф2 <27 00		Φ2 (25 00	
04/24/2020	Matt B	researching, drafting, and revising L556 motion to compel brief	/	30	7.5	\$2,625.00	7.5	\$2,625.00	
04/27/2020	Gilliam,	accounting duesting and accions I 556 median to commol bailet			0.1	¢25.00	0.1	¢25.00	
04/27/2020	Matt B Gilliam,	researching, drafting, and revising L556 motion to compel brief	(6	0.1	\$35.00	0.1	\$35.00	
04/28/2020	Matt B	researching, drafting, and revising L556 motion to compel brief		24	8.4	\$2,940.00	8.4	\$2,940.00	
04/28/2020	Gilliam,	researching, drafting, and revising £350 motion to comper oner	C	24	0.4	\$2,940.00	0.4	\$2,940.00	
04/29/2020	Matt B	researching, drafting, and revising L556 motion to compel brief; preparing appendix	9	30	9.5	\$3,325.00	9.5	\$3,325.00	
01/29/2020	Gilliam,	researching, drarting, and revising 2550 motion to compet orier, preparing appendix		30	7.5	ψ3,323.00	7.5	ψ3,323.00	
04/30/2020	Matt B	researching, drafting, and revising L556 motion to compel brief; preparing appendix	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
3 2 3, 2 32	Gilliam,	Organizing discovery; reviewing L556 and SWA discovery; SWA ST and custodian		23		+ -,> 2 0.00	2.0	÷ = ,> = 0.00	
05/01/2020	Matt B	analysis	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
	Gilliam,					. ,			
05/04/2020	Matt B	Reviewing, editing, and researching for L556 MTC Brief	6	6	6.1	\$2,135.00	6.1	\$2,135.00	
	Gilliam,								
05/05/2020	Matt B	Reviewing, editing, and researching for L556 MTC Brief	7	42	7.7	\$2,695.00	7.7	\$2,695.00	

	Gilliam,								
05/06/2020	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2 Reviewing, editing, and researching for L556 MTC Brief	$\frac{2}{6}$	ige 29	of 103	PageID 10	1472 6.2	\$2,170.00	
	Gilliam,	6,	_			, ,		, ,	
05/07/2020	Matt B	Reviewing, editing, and researching for L556 MTC Brief	8	42	8.7	\$3,045.00	8.7	\$3,045.00	
	Gilliam,	Reviewing, editing, and researching for L556 MTC Brief; drafting MTC motion and							
05/08/2020	Matt B	proposed order; preparing SWA search terms and custodian analysis	5	0	5.0	\$1,750.00	5.0	\$1,750.00	
	Gilliam,								
05/11/2020	Matt B	Reviewing, editing, and researching for L556 MTC Brief	1	18	1.3	\$455.00	1.3	\$455.00	
	Gilliam,								
05/12/2020	Matt B	Reviewing, editing, and researching for L556 MTC Brief	1	18	1.3	\$455.00	1.3	\$455.00	
	Gilliam,	Reviewing, editing, and researching for L556 MTC Brief; incorporating edits and doing							
05/13/2020	Matt B	final preparations for filing	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
		Reviewing, editing, and researching for L556 MTC Brief; incorporating edits and doing							
	Gilliam,	final preparations for filing; filing brief; communications with client; communications							
05/14/2020	Matt B	with SWA	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
		Preparing for SWA STs and discovery issue meeting; emailing L556 re MTC and							
05/18/2020	Matt B	discovery issues	9	30	9.5	\$3,325.00	9.5	\$3,325.00	
	Gilliam,	Research and review SWA discovery issues; communications with SWA about meeting;							
05/19/2020	Matt B	researching L556 motion to compel issues	7	36	7.6	\$2,660.00	7.6	\$2,660.00	
	Gilliam,	Research and reviewing SWA discovery issues; conducting SWA STs and discovery							
05/20/2020	Matt B	issue conference call	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
	Gilliam,	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and							
05/21/2020	Matt B	review related issues	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
	Gilliam,	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and							
05/22/2020	Matt B	review related issues	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
	Gilliam,	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and							
05/26/2020	Matt B	review related issues	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
	Gilliam,	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and							
05/27/2020	Matt B	review related issues	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
0.7/20/2020	Gilliam,	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and	_	4.0		4		** * **	
05/28/2020	Matt B	review related issues	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
05/20/2020	Gilliam, Matt B	Preparing Audrey Stone subpoena, attachments, and notice; researching, analyzing, and review related issues	_		<i>-</i> 1	¢1 705 00	<i>5</i> 1	¢1.705.00	
05/29/2020	Gilliam,	review related issues	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
06/01/2020	Matt B	Researching proper service of Stone subpoena; preparing materials for Stone subpoena	7	12	7.2	\$2,520.00	7.2	\$2,520.00	
00/01/2020	Gilliam,	Researching proper service of Stone subpoena, preparing materials for Stone subpoena	/	12	1.2	\$2,320.00	1.2	\$2,320.00	
06/02/2020		Researching proper service of Stone subpoena; preparing materials for Stone subpoena	0	48	0.8	\$280.00	0.8	\$280.00	
00/02/2020	Gilliam,	Researching proper service of Stone suppoend, preparing materials for Stone suppoend	U	40	0.0	φ260.00	0.0	φ200.00	
06/03/2020	Matt B	Researching proper service of Stone subpoena; preparing materials for Stone subpoena	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
00/03/2020	Gilliam,	proper service of stone susponia, preparing materials for stone susponia	0	10	0.5	Ψ2,203.00	0.3	Ψ2,203.00	
06/04/2020		Reviewing co counsel edits of Stone subpoena materials	0	12	0.2	\$70.00	0.2	\$70.00	
33/3 1/2020	Gilliam,	Review L556 response to motion to compel; reviewing and incorporating co counsel	3	12	0.2	Ψ70.00	0.2	Ψ70.00	
06/05/2020	Matt B	edits to notice of subpoena and subpoena attachment	7	54	7.9	\$2,765.00	7.9	\$2,765.00	
	Gilliam,	Communications with mediator about mediation plans; preparing for hearing on motion				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
06/09/2020		to compel L556	3	18	3.3	\$1,155.00	3.3	\$1,155.00	
20,07,2020	1	[11 11 X 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5	10	3.3	Ψ1,133.00	3.3	Ψ1,122.00	

	Gilliam,	Prenaring reply for motion to compel Local 556: analyzing Local 556 amended answers			I		1		
06/10/2020	Matt B	Preparing reply for motion to compel Local 556; analyzing Local 556 amended answers and privilege log	2 P ₈ #	ιge <u>30</u>	of 103	PageID 10	0473 5	\$2,975.00	
00/10/2020	IVIALL D	Preparing reply for motion to compel Local 556; preparing Stone subpoena materials;	Ü	30	0.5	Ψ2,573.00	0.5	Ψ2,573.00	
	Gilliam,	communicating with S & W process service re arrangements to serve subpoena and							
06/11/2020	Matt B	receive materials	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
		Making arrangements with S & W process service to serve Stone subpoena; finalizing							
	Gilliam,	and sending notice of subpoena to L556 and SWA; phone call with L556 AG re							
06/12/2020	Matt B	discovery issues	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
	Gilliam,								
06/13/2020	Matt B	Preparing reply for the motion to compel L556	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
06/15/2020	Gilliam,		1.1	1.0	11.0	#2.055.00	11.2	#2 055 00	
06/15/2020	Matt B Gilliam,	Preparing reply for the motion to compel L556 Preparing Reply for Motion to Compel Local 556; conference call with AG re discovery	11	18	11.3	\$3,955.00	11.3	\$3,955.00	
06/16/2020	Matt B	issues	12	54	12.9	\$4,515.00	12.9	\$4,515.00	
00/10/2020	Gilliam,	188008	12	34	12.9	\$4,515.00	12.9	\$4,515.00	
06/17/2020	Matt B	Preparing Reply for Motion to Compel Local 556	13	36	13.6	\$4,760.00	13.6	\$4,760.00	
	Gilliam,					+ 1,1 2 3 1 2 3		+ 1,1 00100	
06/18/2020	Matt B	Preparing, finalizing, and filing reply for Motion to Compel Local 556	14	30	14.5	\$5,075.00	14.5	\$5,075.00	
	Gilliam,								
06/19/2020	Matt B	Preparing for hearing on motion to compel Local 556	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Preparing for hearing on motion to compel Local 556; checking status of subpoena							
06/22/2020	Matt B	service on Stone	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
	Gilliam,	Preparing for hearing on motion to compel Local 556; reading and reviewing court order							
06/23/2020	Matt B	and discussing it with local counsel	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
06/24/2020	Gilliam,		7	10	7.0	¢2.520.00	7.0	¢2.520.00	
06/24/2020	Matt B Gilliam,	Reviewing discovery order on motion to compel and planning next stage of discovery Reviewing and analyzing Local 556 and SWA discovery; communicating with client	/	12	7.2	\$2,520.00	7.2	\$2,520.00	
06/25/2020	Matt B	about motion to compel and status of service of Stone subpoena	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
00/23/2020	Watt D	Reviewing and analyzing Local 556 and SWA discovery; preparing deposition strategy;	,	24	7.4	\$2,370.00	7.4	\$2,370.00	
		coordinating service of Stone subpoena with process server; communicating with client							
	Gilliam,	about service of Stone subpoena; preparing proposal to resolve discovery issues with							
06/26/2020	Matt B	Local 556	7	48	7.8	\$2,730.00	7.8	\$2,730.00	
	Gilliam,	Communicating with client about service of Stone subpoena; attempt to cancel service of							
06/27/2020	Matt B	subpoena	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Analyzing discovery and plan to depose SWA witnesses; researching Title VII case law							
06/29/2020	Matt B	re similarly situated employees	6	6	6.1	\$2,135.00	6.1	\$2,135.00	
0.5/20/2020		Analyzing discovery and plan to depose SWA witnesses; communicating with client and	_	20		*** *** * * * * * * * * * * * * * * *		*** • • • • • • • • • • • • • • • • • •	
06/30/2020	Matt B	new process server to serve Stone subpoena	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
07/01/2020	Gilliam,	SWA deposition strategy analysis; communicating with process server about serving	4	10	4.2	¢1 470 00	4.2	¢1 470 00	
07/01/2020	Matt B	Stone subpoena L556 and SWA deposition strategy analysis; communicating with SWA attorney	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
	Gilliam,	Michael Correll re Stone subpoena; analyzing SWA decision to file motion for sanctions							
07/02/2020	Matt B	and compelling disclosure of sources	13	12	13.2	\$4,620.00	13.2	\$4,620.00	
	Gilliam,	researching and analyzing SWA decision to file motion for sanctions; communicating	10			+ 1,020.00	-5.2	+ 1,520.00	
07/03/2020	Matt B	with co counsel re motion for sanctions research and issues	10	54	10.9	\$3,815.00	10.9	\$3,815.00	
	Gilliam,	researching and analyzing SWA decision to file motion for sanctions; outlining response				·		·	
07/05/2020	Matt B	to anticipated motion	8	48	8.8	\$3,080.00	8.8	\$3,080.00	

		,							
07/06/2020	Gilliam,	researching and analyzing SWA decision to file motion for sanctions; researching and preparing response to anticipated motion	2 P	age 31	of 103	PageID 1)474	\$4,130.00	
07/06/2020	Gilliam,	researching and analyzing SWA decision to file motion for sanctions; researching and	11	48	11.8	\$4,130.00	11.8	\$4,130.00	
07/07/2020		preparing response to anticipated motion	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
07/07/2020	Matt D		10	72	10.7	\$3,743.00	10.7	ψ3,743.00	
		reviewing SWA proposed discovery compromise; discussing SWA sanctions motion							
	G:II:	with co counsel; case management and planning; communicating with local counsel re							
07/00/0000		sanctions motions; reading SWA motion; researching and preparing response to	10	10	10.7	#2.745.00	10.7	Φ2.745.00	
07/08/2020		anticipated motion	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
07/00/2020		reading SWA motion for sanctions; researching and preparing response to motion;	0	0	0.0	#2 150 00	0.0	¢2 150 00	
07/09/2020	Matt B	communicating with co counsel and local counsel re motion	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
07/10/2020	Gilliam,	managina mamana ta CWA sanationa maticul communicatina with accountal na maticu	2	30	2.5	¢075.00	2.5	¢075.00	
07/10/2020		preparing response to SWA sanctions motion; communicating with co counsel re motion preparing response to SWA sanctions motion; communicating with client re motion and	2	30	2.5	\$875.00	2.5	\$875.00	
07/11/2020	Gilliam, Matt B	co counsel re motion and research	1	0	1.0	\$250.00	1.0	\$250.00	
07/11/2020	Gilliam,	co counsel le motion and research	1	U	1.0	\$350.00	1.0	\$350.00	
07/12/2020	Matt B	researching and preparing response to SWA sanctions motion	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
07/12/2020	Gilliam,	researching and preparing response to SWA sanctions motion; phone conversation with	U	0	0.0	\$2,100.00	0.0	\$2,100.00	
07/13/2020	Matt B	client re motion	11	36	11.6	\$4,060.00	11.6	\$4,060.00	
07/13/2020	Gilliam,	researching and preparing response to SWA sanctions motion; phone conversation with	11	30	11.0	\$4,000.00	11.0	φ4,000.00	
07/14/2020	Matt B	client re motion	16	24	16.4	\$5,740.00	16.4	\$5,740.00	
07/14/2020	Gilliam,	Chefit le motion	10	24	10.4	\$3,740.00	10.4	Ψ5,740.00	
07/15/2020	Matt B	researching and preparing response to SWA sanctions motion	17	0	17.0	\$5,950.00	17.0	\$5,950.00	
07/15/2020	Gilliam,	researching and preparing response to 5 WY sanctions motion	17	0	17.0	ψ3,750.00	17.0	ψ3,230.00	
07/16/2020	Matt B	researching and preparing response to SWA sanctions motion	16	24	16.4	\$5,740.00	16.4	\$5,740.00	
07/10/2020	Gilliam,	researching and proparing response to 8 WY sametrons motion	10	2.	10.1	ψ3,7 10.00	10.1	ψ2,7 10.00	
07/17/2020	Matt B	analyzing and preparing Local 556 discovery and deposition plan	1	42	1.7	\$595.00	1.7	\$595.00	
07/17/2020		preparing and analyzing SWA discovery and deposition strategy; review Stone responses	-		111	φυνοιοσ		φε/είσσ	
07/20/2020		to subpoena	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
01112112		communicating with client; emailing L556 attorney AG and EC re discovery issues;				+=,:==:=		+=,:::::::	
	Gilliam,	communicating with local counsel re SWA motion and L556 discovery issues; reviewing							
07/21/2020		SWA reply brief	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
		Analyzing SWA discovery proposal; reviewing and researching SWA discovery plan and				. ,		. ,	
		issues; communicating with co counsel re stone subpoena; reviewing SWA discovery;							
	Gilliam,	reviewing Stone subpoena responses and reading PACER for motion to quash filing;							
07/22/2020	Matt B	outlining and preparing surreply to SWA sanctions motion	11	6	11.1	\$3,885.00	11.1	\$3,885.00	
	Gilliam,								
07/23/2020	Matt B	researching and writing surreply to SWA discovery motions	13	42	13.7	\$4,795.00	13.7	\$4,795.00	
		researching and writing surreply to SWA discovery motions; communicating with client							
	Gilliam,	re motion; communicating with SWA counsel MC re opposition to motion for leave;							
07/24/2020	Matt B	preparing and filing motion for leave an dproposed order	7	48	7.8	\$2,730.00	7.8	\$2,730.00	
	Gilliam,		·						
07/27/2020	Matt B	reading SWA response to motion for leave and start preparing reply	1	18	1.3	\$455.00	1.3	\$455.00	
	Gilliam,	researching and writing reply to SWA motion for leave to file surreply to SWA motion;							
07/28/2020	Matt B	reviewing L556 discovery issues	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
	Gilliam,	researching and writing reply to SWA motion for leave to file surreply to SWA motion;	-						
07/29/2020	Matt B	finalizing and filing surreply	4	42	4.7	\$1,645.00	4.7	\$1,645.00	

		reviewing court order re mining in camera orier and materials; communications with co							
	Gilliam,	counsel and Classic Sirler and hazerials; Martingo tyreparet bareaut in Filmera 12/19/2	2 Pa	age 32	of 103	PageID 10)475		
07/30/2020	Matt B	affidavits	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
	Gilliam,	preparing in camera brief and affidavits pursuant to court order; communicating with							
07/31/2020	Matt B	client re materials	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
	Gilliam,								
08/01/2020	Matt B	Drafting in camera brief and affidavits for sanctions motions. prepare appendix	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
	Gilliam,								
08/02/2020	Matt B	Drafting in camera brief and affidavits for sanctions motions. prepare appendix	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
	Gilliam,	Drafting and revising in camera brief and affidavits for sanctions motions. prepare							
08/03/2020	Matt B	appendix; communicating with client re affidavit	11	36	11.6	\$4,060.00	11.6	\$4,060.00	
	Gilliam,	Drafting and revising in camera brief and affidavits for sanctions motions. prepare							
08/04/2020	Matt B	appendix; incorporating co counsel edits	13	6	13.1	\$4,585.00	13.1	\$4,585.00	
00/07/000	Gilliam,	Drafting and revising in camera brief and affidavits for sanctions motions. prepare				\$5.110.00		** 440.00	
08/05/2020	Matt B	appendix, incorporating co counsel edits	14	36	14.6	\$5,110.00	14.6	\$5,110.00	
00/06/2020	Gilliam,	Revising and finalizing in camera brief and affidavits for sanctions motions. finalizing	7	20	7.5	#2 <27 00		Φ2 (25 00	
08/06/2020	Matt B	appendix, preparing docs for delivery to court	/	30	7.5	\$2,625.00	7.5	\$2,625.00	
09/07/2020	Gilliam,	Designation and analysis of societies to	2	40	2.0	¢1 220 00	2.0	¢1 220 00	
08/07/2020	Matt B	Reviewing and analyzing Local 556 privilege log	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
08/10/2020	Gilliam, Matt B	Analyzing discovery issues with Local 556, analyzing and updating Local 556 discovery	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
08/10/2020	Matt B	plan Preparing renewed motion to compel; drafting motion to extend time to file renewed	/	10	7.3	\$2,333.00	7.3	\$2,333.00	
	Gilliam	motion to compel and discussing extension of time to file motion with Local 556; Local							
08/11/2020	Matt B	556 discovery planning	6	36	6.6	\$2,310.00	6.6	\$2,310.00	
08/11/2020	Wiatt D	Reviewing, editing, filing motion to extend time to file renewed motion to compel;	0	30	0.0	\$2,510.00	0.0	\$2,310.00	
		drafting renewed motion to compel; preparing Southwest discovery proposal (1.2);							
	Gilliam,	communications with Stone attorney (.1); communications with co counsel re Local 556							
08/12/2020	Matt B	discovery issues	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
00/12/2020	Gilliam,				2.0	ψ1,500.00	2.0	ψ1,>00.00	
08/13/2020	Matt B	Drafting Local 556 renewed motion to compel	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
	Gilliam,					. ,		. ,	
08/14/2020	Matt B	Drafting and revising Local 556 renewed motion to compel; preparing appendix	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
	Gilliam,						Ì		
08/17/2020	Matt B	Drafting and revising Local 556 renewed motion to compel; preparing appendix	7	54	7.9	\$2,765.00	7.9	\$2,765.00	
	Gilliam,								
08/18/2020	Matt B	Drafting and revising Local 556 renewed motion to compel; preparing appendix	11	30	11.5	\$4,025.00	11.5	\$4,025.00	
	Gilliam,	Drafting and revising Local 556 renewed motion to compel; preparing appendix;							
08/19/2020	Matt B	communicating with Local 556 about meeting to discuss discovery issues	13	6	13.1	\$4,585.00	13.1	\$4,585.00	
	Gilliam,	Drafting and revising Local 556 renewed motion to compel; preparing appendix;							
08/20/2020	Matt B	discussing discovery issues with Local 556 counsel	10	24	10.4	\$3,640.00	10.4	\$3,640.00	
	Gilliam,	Drafting, revising, and filing Local 556 renewed motion to compel; preparing appendix;							
08/21/2020	Matt B	discussing discovery issues with Local 556 counsel	13	30	13.5	\$4,725.00	13.5	\$4,725.00	
	Gilliam,								
08/24/2020	Matt B	Updating client re status of case	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	Reviewing client information for responsiveness to SWA discovery requests for possible							
08/25/2020	Matt B	supplementation of responses	3	42	3.7	\$1,295.00	3.7	\$1,295.00	

		Reviewing Local 556 documents produced: reviewing client information for 12/19/2 responsiveness to SWA discovery requests for possible supplementation of responses	2 P:	ane 33	of 103	PageID 10	476		
	Gilliam,					_			
08/26/2020	Matt B	(1.2)	1	36	1.6	\$560.00	1.6	\$560.00	
09/27/2020	Gilliam,	Reviewing client information for responsiveness to SWA discovery requests for possible	6	10	6.2	\$2.205.00	6.2	\$2.205.00	
08/27/2020	Matt B Gilliam,	supplementation of responses	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
08/28/2020	Matt B	Preparing analyzing Southwest discovery plan	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
06/26/2020	Watt D	repairing analyzing Southwest discovery plan		30	3.0	φ1,200.00	3.0	\$1,200.00	
	Gilliam,	Drafting SWA discovery letter; preparing deposition notices for SWA and Local 556;							
08/31/2020	Matt B	planning questions and strategy for SWA 30b6 depo; preparing SWA motion to compel	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
00/21/2020	Gilliam,	Researching and drafting SWA motion to compel; review SWA supplemental letter re			0.2	φ1,020.00	0.2	Ψ1,020.00	
09/01/2020	Matt B	sanctions and discuss with co counsel	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
	Gilliam,	Reviewing Court order re SWA motion for sanctions; discussing with client and co	-			, ,		, ,	
09/02/2020	Matt B	counsel	2	54	2.9	\$1,015.00	2.9	\$1,015.00	
	Gilliam,								
09/08/2020	Matt B	Researching and drafting SWA Motion to Compel	4	36	4.6	\$1,610.00	4.6	\$1,610.00	
	Gilliam,								
09/09/2020	Matt B	Researching and drafting SWA Motion to Compel	3	54	3.9	\$1,365.00	3.9	\$1,365.00	
	Gilliam,								
09/10/2020	Matt B	Researching and drafting SWA Motion to Compel	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
		Researching and drafting SWA Motion to Compel; reviewing L556 response to motion							
	Gilliam,	to compel; discussing SWA motion to compel with co counsel; reviewing and editing							
09/11/2020	Matt B	JDJ letter to client about documents	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
	Gilliam,	Researching and drafting SWA Motion to Compel; reviewing L556 response to motion							
09/14/2020	Matt B	to compel with client; discussing status of case with client	9	18	9.3	\$3,255.00	9.3	\$3,255.00	
	Gilliam,								
09/15/2020	Matt B	Researching and drafting SWA Motion to Compel; reviewing Court order setting hearing	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
	Gilliam,	Researching and drafting SWA Motion to Compel; emailing L556 counsel about meeting						*	
09/16/2020	Matt B	in advance of hearing; emailing Correll re SWA discovery issues	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
00/17/2020	Gilliam,	Researching and drafting SWA Motion to Compel; schedule discovery meeting with	4		4.1	Φ1 425 OO	4.1	Ф1 425 00	
09/17/2020	Matt B	L556 counsel	4	6	4.1	\$1,435.00	4.1	\$1,435.00	
09/18/2020	Gilliam, Matt B	Preparing for Local 556 discovery hearing	8	24	8.4	\$2,940.00	8.4	\$2,940.00	
09/18/2020	Gilliam,	Freparing for Local 330 discovery hearing		24	0.4	\$2,940.00	0.4	\$2,940.00	
09/20/2020	Matt B	Preparing for Local 556 discovery hearing; discussing hearing with client	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
09/20/2020	Gilliam,	repaining for Local 330 discovery hearing, discussing hearing with cheft	- 0	40	0.0	\$2,380.00	0.0	\$2,380.00	
09/21/2020		Preparing for Local 556 discovery hearing; attending and participating in hearing	8	12	8.2	\$2,870.00	8.2	\$2,870.00	
03/21/2020	Gilliam,	repaining for Local 350 discovery hearing, attending and participating in hearing	- 0	12	0.2	Ψ2,870.00	0.2	Ψ2,070.00	
09/22/2020	Matt B	Researching, drafting, and revising Southwest motion to compel; preparing appendix	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
0 9 7 22 7 2 0 2 0	Gilliam,	Researching, drafting, and revising Southwest motion to compel; preparing appendix;			0.7	ψ1,550.00	0.,	Ψ1,>>0.00	
09/23/2020	Matt B	reviewing Court order and discussing order with client	8	6	8.1	\$2,835.00	8.1	\$2,835.00	
		Researching, drafting, and revising Southwest motion to compel; preparing appendix;							
	Gilliam,	discussing settlement with Local 556 and SWA; communicating with client about							
09/24/2020	Matt B	settlement discussions	7	30	7.5	\$2,625.00	7.5	\$2,625.00	
	Gilliam,								
09/25/2020	Matt B	Researching, drafting, and revising Southwest motion to compel; preparing appendix	6	12	6.2	\$2,170.00	6.2	\$2,170.00	

		Researching drafting and revising Southwest motion to compel preparing appendix; preparing for SWA discovery issues meeting; discussing discovery issues and status of	2 Pa	age 34	of 103	PageID 10	477		
00/20/2020	Gilliam, Matt B	preparing for SWA discovery issues meeting; discussing discovery issues and status of case with client	10	30				\$2,675,00	
09/29/2020	Gilliam,	case with cheft	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
09/30/2020	Matt B	Researching, drafting, and revising Southwest motion to compel; preparing appendix	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
		Researching, drafting, and revising Southwest motion to compel; preparing appendix;		_		, ,		, ,	
	Gilliam,	communications with local counsel re case discovery issues; emailing Local 556 about							
10/01/2020	Matt B	discovery issues and planning	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
	Gilliam,								
10/02/2020		Researching, drafting, and revising Southwest motion to compel; preparing appendix	8	36	8.6	\$3,010.00	8.6	\$3,010.00	
		Researching, drafting, and revising Southwest motion to compel; preparing appendix;							
		case management; discussing and analyzing motion to extend deadlines to complete fact							
10/05/2020	Matt B	discovery; emailing Local 556 and SWA re discovery issues	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
	Gilliam,								
10/06/2020	Matt B	Researching, drafting, and revising Southwest motion to compel; preparing appendix	10	0	10.0	\$3,500.00	10.0	\$3,500.00	
10/07/2020	Gilliam, Matt B	Researching, drafting, and revising Southwest motion to compel; preparing appendix; meeting with Local 556 re discovery issues (1.8)	8	24	0.4	\$2,040,00	0.4	\$2,040,00	
10/07/2020	Gilliam,	inteeting with Local 330 fe discovery issues (1.8)	0	24	8.4	\$2,940.00	8.4	\$2,940.00	
10/08/2020	Matt B	Revising Southwest motion to compel; appendix	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
10/00/2020	Gilliam,	Revising Southwest motion to compel; appendix; preparing email to SWA re discovery		Ü	3.1	ψ1,703.00	3.1	ψ1,703.00	
10/09/2020	Matt B	issues	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
	C.II.	D COMA							
10/12/2020	Matt B	Reviewing SWA motion to compel strategy; discussing discovery issues and strategy with co counsel; responding to SWA questions about Carter discovery responses	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
10/13/2020	Matt B	Revising SWA motion to compel and appendix; discovery issue communications with	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
	Gilliam	SWA; discussing case updates and SWA discovery issues with client; reviewing client							
10/14/2020	Matt B	info for responsiveness to SWA discovery requests	12	42	12.7	\$4,445.00	12.7	\$4,445.00	
10/11/2020		Drafting SWA notices of deposition; drafting SWA 30b6 topics for examination;			12.7	ψ 1,1 10100	12.7	ψ.,ε.σσ	
10/15/2020	Matt B	emailing Local 556 re position on extending discovery deadlines	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
		Reviewing client information for responsiveness to SWA discovery requests and for							
	Gilliam,	possible supplementation of responses; assisting JDJ with motion to extend fact							
10/16/2020	Matt B	discovery deadlines; deposition planning	6	6	6.1	\$2,135.00	6.1	\$2,135.00	
	Gilliam,								
10/17/2020	Matt B	possible supplementation of responses	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
10/19/2020		Reviewing client information for responsiveness to SWA discovery requests and for	2	10	2.0	\$000.00	2.0	00 000	
10/18/2020	iviatt B	possible supplementation of responses	2	48	2.8	\$980.00	2.8	\$980.00	
		Reviewing client information for responsiveness to SWA discovery requests and for							
	Cillian	possible supplementation of responses; reviewing union document production for							
10/19/2020	Matt B	deposition planning; preparing subpoenas for depositions of Denise Gutierrez and Maureen Emlet	9	6	9.1	\$3,185.00	9.1	\$3,185.00	
10/19/2020	wiatt D	Reviewing custodian issues with SWA; reviewing discovery issues with Local 556;	9	U	7.1	φυ,10υ.00	7.1	φ5,165.00	
	Gilliam	preparing for SWA depositions; finalizing and sending notices of deposition and							
10/20/2020	Matt B	subpoenas for SWA	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
	Gilliam,	Revising and updating SWA motion to compel and appendix based on continuing						·	
10/21/2020	Matt B	discussions and narrowing of issues	7	36	7.6	\$2,660.00	7.6	\$2,660.00	

		Devision and undating CWA mation to commal and amountly based on continuing							
	Gilliam,	Revising and updating SWA motion to compel and appendix based on continuing discussions and narrowing of issues; incorporating co counsel edits to motion to compel	2 Pa	age 35	of 103	PageID 10	478		
10/22/2020	Matt B	documents	Q	30	8.5	\$2,975.00	8.5	\$2,975.00	
10/22/2020	Wiatt B	Revising and updating SWA motion to compel and appendix based on continuing	0	30	0.5	Ψ2,773.00	0.5	Ψ2,773.00	
	Gilliam,	discussions and narrowing of issues; preparing for SWA depositions; analyzing case							
10/23/2020	Matt B	strategy and planning	9	42	9.7	\$3,395.00	9.7	\$3,395.00	
10/23/2020	Gilliam,	Revising and updating SWA motion to compel and appendix based on continuing			2.7	ψ3,333.00	7.7	ψυ,υνου	
10/24/2020	Matt B	discussions and narrowing of issues	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
	Gilliam,	Revising and updating SWA motion to compel and appendix based on continuing				,-,- · · · · ·		+-,	
10/25/2020	Matt B	discussions and narrowing of issues	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
	Gilliam	Preparing for SWA Rule 30b6 deposition; case strategy with co counsel; preparing						·	
10/26/2020	Matt B	supplemental production for SWA; drafting motion to extend discovery deadline	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
10/20/2020	Triutt B	Preparing for ES deposition; reviewing SWA subpoenas for Carter medical records and		2.	7.1	ψ3,230.00	7.1	ψ3,2>0.00	
		analyzing same with co counsel; revising and updating SWA motion to compel and							
	Gilliam,	appendix based on continuing discussions and narrowing of issues; drafting motion to							
10/27/2020	Matt B	extend discovery deadlines	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
		Preparing for MJ deposition; reviewing SWA subpoenas for Carter medical records and				·		·	
	Gilliam,	analyzing same with co counsel; revising and updating SWA motion to compel and							
10/28/2020	Matt B	appendix based on continuing discussions and narrowing of issues	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
		Preparing for ME deposition and SWA 30b6 deposition; reviewing SWA subpoenas for							
		Carter medical records and analyzing same with co counsel; communicating with SWA							
	Gilliam,	and co counsel re discovery disputes; revising and updating SWA motion to compel and							
10/29/2020	Matt B	appendix based on continuing discussions and narrowing of issues	9	12	9.2	\$3,220.00	9.2	\$3,220.00	
	Gilliam,	Preparing for DG deposition and SWA 30b6 deposition; preparing Carter supplemental							
10/30/2020	Matt B	production; reviewing SWA discovery production	11	0	11.0	\$3,850.00	11.0	\$3,850.00	
	Gilliam,	Responding to client emails; communicating with client about medical record subpoenas;							
10/31/2020	Matt B	preparing for SWA depositions	9	6	9.1	\$3,185.00	9.1	\$3,185.00	
	Gilliam,								
11/01/2020	Matt B	Preparing for SWA depositions; preparing deposition exhibits	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
	Gilliam,	Preparing for and taking SWA 30b6 deposition; preparing for ES deposition and							
11/02/2020	Matt B	preparing exhibits; discussing SWA subpoena for medical records with co counsel	15	0	15.0	\$5,250.00	15.0	\$5,250.00	
	Gilliam,	Preparing for and taking SWA ES deposition; preparing for MJ deposition and preparing							
11/03/2020	Matt B	exhibits; discussing SWA subpoena for medical records with co counsel	13	30	13.5	\$4,725.00	13.5	\$4,725.00	
	Gilliam,	Preparing for and taking SWA MJ deposition; preparing for ME deposition and							
11/04/2020	Matt B	preparing exhibit	11	54	11.9	\$4,165.00	11.9	\$4,165.00	
		Preparing for and taking SWA ME deposition; preparing for DG deposition and							
11/05/2020	Matt B	preparing exhibit	15	54	15.9	\$5,565.00	15.9	\$5,565.00	
	Gilliam,	Preparing for and taking SWA DG deposition; analyzing SWA medical records							
11/06/2020	Matt B	subpoena and addressing subpoena with SWA	9	36	9.6	\$3,360.00	9.6	\$3,360.00	
11/0=:	Gilliam,	Drafting motion to extend discovery deadlines; revising Southwest motion to compel							
11/07/2020	Matt B	based on continuing discussion of issues	7	54	7.9	\$2,765.00	7.9	\$2,765.00	
11/00/2022	Gilliam,			10	0.2	#2 005 00	0.0	# 2 00 7 00	
11/08/2020	Matt B	Drafting motion to extend discovery deadlines	8	18	8.3	\$2,905.00	8.3	\$2,905.00	

	Gilliam,	Reviewing Stone deposition sulpontaging carring carring carring production 2/19/2 reviewing and revising Local 556 deposition notice and 30b6 topics for examination;	2 Pa	age 36	of 103	PageID 10	0479		
11/09/2020	Matt B	addressing Southwest medical records subpoena	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
	Gilliam,	Revising SWA motion to compel based on continuing discussion of discovery issues;							
11/10/2020	Matt B	reviewing and revising Local 556 deposition notice and 30b6 topics for examination	8	0	8.0	\$2,800.00	8.0	\$2,800.00	
	Gilliam,	Revising SWA motion to compel and appendix based on continuing discussion of							
11/11/2020	Matt B	discovery issues; preparing Carter supplemental production to SWA responses	9	42	9.7	\$3,395.00	9.7	\$3,395.00	
		Revising SWA motion to compel and appendix based on continuing discussion of							
	Gilliam,	discovery issues; preparing Carter supplemental production to SWA responses;							
11/12/2020	Matt B	preparing for Carter client deposition; communications with client about case updates	13	18	13.3	\$4,655.00	13.3	\$4,655.00	
	Gilliam,	Finalizing and filing SWA motion to compel and appendix; preparing Carter							
11/13/2020	Matt B	supplemental production to SWA responses	12	6	12.1	\$4,235.00	12.1	\$4,235.00	
	Gilliam,								
11/14/2020	Matt B	Preparing Carter supplemental production to SWA responses	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
		Preparing Carter supplemental production to SWA responses; preparing for Carter							
	Gilliam,	deposition; emailing SWA and Local 556 discovery questions to identify deficiencies;				*			
11/15/2020	Matt B	preparing motion to extend discovery deadlines	11	54	11.9	\$4,165.00	11.9	\$4,165.00	
11/16/2020	Gilliam,	Preparing Carter supplemental production to SWA responses; preparing for Carter	1.4	40	147	Ø5 145 00	147	Φ 5 145 00	
11/16/2020	Matt B Gilliam,	deposition Preparing Carter supplemental production to SWA responses; preparing for Carter	14	42	14.7	\$5,145.00	14.7	\$5,145.00	
11/17/2020	Matt B	deposition; discussing Local 556 discovery issues with union counsel	9	54	9.9	\$3,465.00	9.9	\$3,465.00	
11/11/2020	Gilliam,	Preparing for Stone deposition; scheduling Local 556 30b6 deposition and discussing	9	34	9.9	\$5,405.00	9.9	\$5,405.00	
11/18/2020	Matt B	topics for examination with the union; preparing for Carter deposition	11	54	11.9	\$4,165.00	11.9	\$4,165.00	
11/10/2020	Gilliam,	topies for examination with the union, preparing for earter deposition	- 11	34	11.7	ψ+,105.00	11.7	φπ,103.00	
11/19/2020	Matt B	Preparing for Stone and Local 556 30b6 deposition; preparing for Carter deposition	7	54	7.9	\$2,765.00	7.9	\$2,765.00	
	Gilliam,				, , ,	,-,,,,,,,,,,		+=,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
11/20/2020	Matt B	Carter deposition; correspondence with Local 556 about what they have not yet produced	11	6	11.1	\$3,885.00	11.1	\$3,885.00	
	Gilliam,								
11/21/2020	Matt B	Preparing for Stone deposition	9	18	9.3	\$3,255.00	9.3	\$3,255.00	
	Gilliam,								
11/22/2020	Matt B	Preparing for Stone deposition	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
	Gilliam,								
11/23/2020	Matt B	Preparing for Stone deposition	11	42	11.7	\$4,095.00	11.7	\$4,095.00	
11/21/2020	Gilliam,			10		*****	4 - 0	** ** **	
11/24/2020		Preparing for and taking Stone deposition	15	18	15.3	\$5,355.00	15.3	\$5,355.00	
11/25/2020	Gilliam, Matt B	Desmanding to Legal 556 discovery requests; finalizing demosition notice for Legal 556	7	10	7.2	¢2 555 00	7.2	¢2.555.00	
11/25/2020	Gilliam,	Responding to Local 556 discovery requests; finalizing deposition notice for Local 556 Organizing documents for Local 556 30b6 deposition; preparing and revising motion to	/	18	7.3	\$2,555.00	7.3	\$2,555.00	
11/26/2020	Matt B	extend discovery deadline and preparing appendix	8	54	8.9	\$3,115.00	8.9	\$3,115.00	
11/20/2020	Gilliam,	extend discovery deadline and preparing appendix	0	34	6.9	\$3,113.00	0.9	\$3,113.00	
11/27/2020	Matt B	Preparing and revising motion to extend discovery deadline and preparing appendix	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
11,21,2020	Gilliam,	The Grant and Proparing appointment			7.7	\$2,000.00	,.,	+=,022.00	
11/28/2020	Matt B	Preparing for Local 556 30b6 deposition; preparing Local 556 discovery responses	9	48	9.8	\$3,430.00	9.8	\$3,430.00	
	Gilliam,	Preparing for Local 556 30b6 deposition; preparing and revising motion to extend				ŕ			
11/29/2020	Matt B	discovery deadline and preparing appendix	8	48	8.8	\$3,080.00	8.8	\$3,080.00	

	Gilliam,	Conducting Level 556 20h6 denocition, finalizing and serving responses to Level 556							
11/30/2020	Matt B	Conducting Local 556,30b6 deposition; finalizing and serving responses to Local 556 discovery requests; finalizing and filing motion to extend discovery deadlines	2 P.	age 37	of 103	PageID 10	480	\$5,950.00	
11/30/2020	Gilliam,	discovery requests, finalizing and fining motion to extend discovery deadnines	1 /	U	17.0	\$5,950.00	17.0	\$5,950.00	
12/01/2020	Matt B	Communicating with client about status of case and case planning	1	0	1.0	\$350.00	1.0	\$350.00	
12/01/2020	Gilliam,	Communicating with effect about status of case and ease planning	1	U	1.0	ψ330.00	1.0	ψ330.00	
12/05/2020	Matt B	Preparing reply to SWA motion to compel	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
12,00,2020	Gilliam,					ψ1,ε .σ.σσ		ψ1,ε :0:00	
12/07/2020	Matt B	Preparing reply to SWA motion to compel	12	42	12.7	\$4,445.00	12.7	\$4,445.00	
	Gilliam,	1 0 1 7				. ,		,	
12/08/2020	Matt B	Revising reply to SWA motion to compel	11	24	11.4	\$3,990.00	11.4	\$3,990.00	
	Gilliam,	1							
12/09/2020	Matt B	Revising and filing reply to SWA motion to compel	12	30	12.5	\$4,375.00	12.5	\$4,375.00	
	Gilliam,								
12/10/2020	Matt B	Communicating with local counsel about hearing on SWA motion to compel	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Preparing for hearing and verifying that hearing would take place; attend hearing by							
12/11/2020	Matt B	zoom	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
		Researching questions about paying Audrey Stone subpoena costs; Carter errata sheet;							
		contacting Stone attorney Gillespie about Stone expenses; researching mental distress							
12/14/2020	Matt B	and ptsd damages	4	30	4.5	\$1,575.00	4.5	\$1,575.00	
	Gilliam,								
12/15/2020	Matt B	drafting email to Ragsdale attorney with JDJ	0	48	0.8	\$280.00	0.8	\$280.00	
10/1/2/2020	Gilliam,					4207.00		4207.00	
12/16/2020	Matt B	discussing expert issues with JDJ and local counsel	1	6	1.1	\$385.00	1.1	\$385.00	
12/22/2020	Gilliam,	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2		2.1	Ø1 007 00	2.1	Φ1 00 7 00	
12/23/2020	Matt B	discussing expert issues with JDJ and client	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
12/29/2020	Gilliam, Matt B	Reply briefs for motion to complete fact discovery deadlines 3.8 for SWA and 2.5 for L556	6	18	6.2	\$2.205.00	6.2	\$2.205.00	
12/28/2020	Gilliam,	Reply briefs for motion to complete fact discovery deadlines 3.2 for SWA and 2.2 for	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
12/30/2020	Matt B	L556	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
12/30/2020	Gilliam,	Reply briefs for motion to complete fact discovery deadlines 3.4 for SWA and 2.3 for	3	24	3.4	\$1,090.00	3.4	\$1,090.00	
12/31/2020	Matt B	L556	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
12/31/2020	Gilliam,		3		3.7	ψ1,>>2.00	3.7	Ψ1,>>5.00	
01/02/2021	Matt B	Drafting replies to SWA and Local 556 on motion to extend fact discovery deadline	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
	Gilliam,					7-,		+=,======	
01/03/2021	Matt B	Drafting replies to SWA and Local 556 on motion to extend fact discovery deadline	6	36	6.6	\$2,310.00	6.6	\$2,310.00	
	Gilliam,	Drafting, finalizing, and filing replies to SWA and Local 556 on motion to extend fact						,	
01/04/2021	Matt B	discovery deadline; incorporating co counsel edits	13	18	13.3	\$4,655.00	13.3	\$4,655.00	
	Gilliam,								
01/06/2021	Matt B	Review SWA correspondence re confidentiality designations	0	6	0.1	\$35.00	0.1	\$35.00	
	Gilliam,								
01/07/2021	Matt B	Reviewing Carter deposition for preparation of errata sheet	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
	Gilliam,								
01/08/2021	Matt B	Review Carter deposition for preparation of errata sheet	2	48	2.8	\$980.00	2.8	\$980.00	
	Gilliam,								
01/11/2021	Matt B	emailing court reporter to confirm that no revisions to deposition	0	6	0.1	\$35.00	0.1	\$35.00	
04/00/2222	Gilliam,	phone call conversation with Adam Greenfield re his request for extension for depos to							
01/20/2021	Matt B	be reviewed and signed	0	6	0.1	\$35.00	0.1	\$35.00	

	Gilliam,	Communications with as sounced IDI about union aboress against individual alloging							
01/21/2021	Matt B	Communications with co-counsel IDL about union charges against individual alleging that she gave information to client DOCUMENT 378-1 FIRED 12/19/2	2 P ₂	age 38	of 103	PageID 10	0481 _{2.3}	\$805.00	
01,21,2021	Gilliam,	and site guite information to their		10	2.0	φοσ ει σσ	2.0	φουσ.σσ	
01/27/2021		Case management and analyzing litigation strategy	3	30	3.5	\$1,225.00	3.5	\$1,225.00	
	Gilliam,	Researching case law supporting summary judgment arguments and reviewing legal						,	
01/28/2021	Matt B	arguments	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
	Gilliam,								
02/12/2021	Matt B	Outlining L556 and SWA MSJ legal arguments and evidence	3	30	3.5	\$1,225.00	3.5	\$1,225.00	
	Gilliam,								
02/16/2021	Matt B	Outlining L556 and SWA MSJ legal arguments and evidence	6	42	6.7	\$2,345.00	6.7	\$2,345.00	
	Gilliam,								
02/17/2021	Matt B	Outlining and drafting SWA MSJ legal arguments and evidence	6	36	6.6	\$2,310.00	6.6	\$2,310.00	
	Gilliam,								
02/18/2021	Matt B	Outlining and drafting SWA MSJ legal arguments and evidence	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
	Gilliam,	Researching undue hardship argument for SWA MSJ; reviewing and editing JDJ motion							
02/19/2021	Matt B	to withdraw	1	6	1.1	\$385.00	1.1	\$385.00	
	Gilliam,								
02/22/2021	Matt B	Outlining and drafting SWA MSJ legal arguments and evidence	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
	Gilliam,	Outlining and drafting SWA MSJ legal arguments and evidence; reviewing and editing							
02/23/2021	Matt B	JDJ motion to withdraw	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
	Gilliam,			10		44 70 7 00		4. 7 0 . 0 0	
02/24/2021	Matt B	Outlining and drafting L556 MSJ legal arguments and evidence	4	18	4.3	\$1,505.00	4.3	\$1,505.00	
00/05/0001	Gilliam,	O di i a la Ci atti Maria a la cia			- 1	#2.127. 00	- 1	Φ2 127 00	
02/25/2021	Matt B	Outlining and drafting SWA MSJ legal arguments and evidence	6	6	6.1	\$2,135.00	6.1	\$2,135.00	
00/06/0001	Gilliam,	December CWA MCI lead account and acidema	~	10	5.7	¢1 007 00	5.7	¢1.007.00	
02/26/2021	Matt B	Researching SWA MSJ legal arguments and evidence	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
02/01/2021	Gilliam, Matt B	December 1556 MCI level appropriate and evidence	0	10	0.2	¢2 005 00	0.2	£2.005.00	
03/01/2021	Gilliam,	Researching L556 MSJ legal arguments and evidence	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
03/02/2021		Evidence review for MSJs	2	54	2.9	\$1,015.00	2.9	\$1,015.00	
03/02/2021	Gilliam,	Evidence review for MS38		34	2.9	\$1,013.00	2.9	\$1,013.00	
03/04/2021		Evidence review for MSJs	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
03/04/2021	Gilliam,	Evidence review for 14533	,	0	7.1	\$2,403.00	7.1	\$2,403.00	
03/05/2021		Evidence review for MSJs	4	30	4.5	\$1,575.00	4.5	\$1,575.00	
03/03/2021	Gilliam,	Evidence review for Miss's	-	30	4.5	ψ1,575.00	4.5	Ψ1,575.00	
03/08/2021		Evidence review for MSJs	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
02, 00, 2021	Gilliam,	2 Factor 10 Fact		10	0.0	Ψ 2 ,> σείσσ	0.0	Ψ2,> σεισσ	
03/09/2021	Matt B	Outlining and drafting L556 MSJ legal arguments and evidence	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
	Gilliam,	<u> </u>			7.0	, = ,== 3.30		, - ,	
03/10/2021	Matt B	Analyzing disparate treatment evidence for response and MSJ legal arguments	5	54	5.9	\$2,065.00	5.9	\$2,065.00	
	Gilliam,								
03/11/2021	Matt B	Outlining and drafting MSJ legal arguments and evidence	9	6	9.1	\$3,185.00	9.1	\$3,185.00	
	Gilliam,								
03/12/2021	Matt B	Outlining and drafting MSJ legal arguments and evidence	6	42	6.7	\$2,345.00	6.7	\$2,345.00	
	Gilliam,		·						
03/15/2021	Matt B	Researching and drafting MSJ legal arguments and evidence for SWA and L556	8	6	8.1	\$2,835.00	8.1	\$2,835.00	

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03/16/2021	Gilliam, Matt B	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Researching and drafting MSJ legal arguments and evidence for SWA and L556	2 P.a	age 35	of 103	PageID 10	482 7	\$1,995.00	
03/10/2021	Gilliam,	MSJ strategy discussion with co counsel; researching and drafting MSJs for SWA and	3	72	5.7	φ1,223.00	3.7	φ1,223.00	
03/18/2021	Matt B	L556	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
03/10/2021	Gilliam,				3.0	ψ1,050.00	3.0	Ψ1,020.00	
03/19/2021	Matt B	Researching and drafting MSJ legal arguments and evidence for SWA and L556	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
00,13,2021	Gilliam,	gggg	•			\$2,6 30.00	,,,,	Ψ2,090.00	
03/22/2021	Matt B	Researching and drafting MSJ legal arguments and evidence for SWA and L556	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
	Gilliam,					7 - 7,7 - 2 - 1 - 2		+-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
03/23/2021	Matt B	Researching and drafting MSJ legal arguments and evidence for SWA and L556	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
	Gilliam,					, ,		, ,	
03/24/2021	Matt B	Researching and drafting MSJ legal arguments and evidence for SWA and L556	3	42	3.7	\$1,295.00	3.7	\$1,295.00	
	Gilliam,					. /		. ,	
03/29/2021	Matt B	Researching and drafting L556 MSJ and organizing evidence	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
	Gilliam,								
03/30/2021	Matt B	Researching and drafting L556 MSJ Brief and preparing statements of material fact	10	12	10.2	\$3,570.00	10.2	\$3,570.00	
	Gilliam,								
03/31/2021	Matt B	Researching and drafting L556 MSJ Brief and preparing statements of material fact	8	42	8.7	\$3,045.00	8.7	\$3,045.00	
	Gilliam,								
04/01/2021	Matt B	Researching and drafting L556 MSJ Brief and preparing statements of material fact	4	18	4.3	\$1,505.00	4.3	\$1,505.00	
	Gilliam,	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact;							
04/02/2021	Matt B	communications with client	6	12	6.2	\$2,170.00	6.2	\$2,170.00	
	Gilliam,								
04/05/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
	Gilliam,								
04/06/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
	Gilliam,								
04/07/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
	Gilliam,								
04/08/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
	Gilliam,								
04/09/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	9	48	9.8	\$3,430.00	9.8	\$3,430.00	
	Gilliam,								
04/11/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	2	30	2.5	\$875.00	2.5	\$875.00	
	Gilliam,								
04/12/2021		Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
	Gilliam,								
04/13/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
0.4/4.4/2023	Gilliam,			2.0	10.5	#0 -== 0°	40.5	#2 0 -	
04/14/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	10	30	10.5	\$3,675.00	10.5	\$3,675.00	
04/15/2021	Gilliam,	D 6' GWA 1155CMGID' 6 1	_	10		Φ2.555.00	5 0	Φο σσσ οο	
04/15/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
04/16/2021	Gilliam,	D 6: OWA 1155CMOID: C 1	4.4	40	11.0	Ø4 120 00	110	Φ4 120 00	
04/16/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	11	48	11.8	\$4,130.00	11.8	\$4,130.00	
04/17/2021	Gilliam,	Duesting CWA and L556 MCI Duiese and anomalian attenue to a service of	2	24	2.4	¢1 100 00	2.4	¢1 100 00	
04/17/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	3	24	3.4	\$1,190.00	3.4	\$1,190.00	

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04/18/2021	Gilliam, Matt B	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	2 P ₃	age 40	of 103	PageID 10)483 ₄	\$1,190.00	
0 1/10/2021	Gilliam,	Starting 5 471 and 2550 Fibs Briefs and proparing statements of inatorial fact	3	2.	3.1	ψ1,120.00	3.1	ψ1,1>0.00	
04/19/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	11	0	11.0	\$3,850.00	11.0	\$3,850.00	
	Gilliam,					, - ,		, - ,	
04/20/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	9	42	9.7	\$3,395.00	9.7	\$3,395.00	
	Gilliam,					. ,		. ,	
04/21/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	10	6	10.1	\$3,535.00	10.1	\$3,535.00	
	Gilliam,	1 1 9							
04/22/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	10	48	10.8	\$3,780.00	10.8	\$3,780.00	
	Gilliam,	1 1							
04/23/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	10	12	10.2	\$3,570.00	10.2	\$3,570.00	
	Gilliam,	1 1							
04/24/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	9	6	9.1	\$3,185.00	9.1	\$3,185.00	
	Gilliam,							·	
04/25/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
	Gilliam,						Ì		
04/26/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	12	0	12.0	\$4,200.00	12.0	\$4,200.00	
	Gilliam,							·	
04/27/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	11	24	11.4	\$3,990.00	11.4	\$3,990.00	
	Gilliam,							·	
04/28/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	13	36	13.6	\$4,760.00	13.6	\$4,760.00	
	Gilliam,	1 1							
04/29/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	13	48	13.8	\$4,830.00	13.8	\$4,830.00	
	Gilliam,							·	
04/30/2021	Matt B	Drafting SWA and L556 MSJ Briefs and preparing statements of material fact	14	6	14.1	\$4,935.00	14.1	\$4,935.00	
	Gilliam,	1 1							
05/01/2021	Matt B	Preparing MSJ appendix, motions to file under seal, MSJ, and editing brief	9	48	9.8	\$3,430.00	9.8	\$3,430.00	
	Gilliam,	Preparing MSJ appendix, motions to file under seal, MSJ, Carter affidavit and editing				. ,		. ,	
05/02/2021	Matt B	brief	16	30	16.5	\$5,775.00	16.5	\$5,775.00	
	Gilliam,	Preparing MSJ appendix, motions to file under seal, MSJ, Carter affidavit and editing				. ,		. ,	
05/03/2021	Matt B	brief	13	42	13.7	\$4,795.00	13.7	\$4,795.00	
	Gilliam,	Preparing MSJ appendix, motions to file under seal, MSJ, Carter affidavit and editing							
05/04/2021	Matt B	brief	18	6	18.1	\$6,335.00	18.1	\$6,335.00	
	Gilliam,								
05/05/2021	Matt B	Editing MSJ brief; reviewing Court order and opinion extending discovery deadline	8	6	8.1	\$2,835.00	8.1	\$2,835.00	
	Gilliam,								
05/06/2021	Matt B	Conducting additional research for MSJ briefs	1	42	1.7	\$595.00	1.7	\$595.00	
	Gilliam,								
05/07/2021	Matt B	Preparing discovery requests and researching discovery issues	4	24	4.4	\$1,540.00	4.4	\$1,540.00	
	Gilliam,	· · · · · · · · · · · · · · · · · · ·				·		·	
05/14/2021	Matt B	Reviewing mediation correspondence and preparing mediation paperwork	0	24	0.4	\$140.00	0.4	\$140.00	
	Gilliam,	Preparing and sending SWA discovery follow up correspondence; preparing L556							
05/17/2021	Matt B	discovery requests	6	12	6.2	\$2,170.00	6.2	\$2,170.00	
	Gilliam,	* *				. ,			
05/18/2021		Preparing L556 discovery requests	5	0	5.0	\$1,750.00	5.0	\$1,750.00	
						. ,		. ,	

	Gilliam,								
05/19/2021	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P.a	$age \frac{41}{30}$	of 103	PageID 10	484 5	\$1,925.00	
03/19/2021	Gilliam,	Preparing L330 and S WA discovery requests		30	3.3	\$1,923.00	3.3	\$1,923.00	
05/20/2021	Matt B	Preparing L556 and SWA discovery requests	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
03/20/2021	Gilliam.	repaining 1230 and 5 WA discovery requests		12	3.2	ψ1,020.00	3.2	φ1,020.00	
05/21/2021	- ,	Preparing L556 and SWA discovery requests	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
03/21/2021	Trace B	Finalizing L556 and SWA discovery requests; reviewing SWA discovery		10	0.0	Ψ2,300.00	0.0	Ψ2,300.00	
	Gilliam	correspondence and responding; mediation correspondence; correspondence with client							
05/24/2021	Matt B	about discovery	2	0	2.0	\$700.00	2.0	\$700.00	
03/21/2021	Gilliam,		<u>-</u>	- O	2.0	Ψ700.00	2.0	φ700.00	
05/25/2021		Preparing L556 and SWA discovery requests	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
00/20/2021	Gilliam,	Preparing for mediation; drafting mediation statement; evaluating settlement position;				ψ1,500.00		ψ1,500.00	
06/01/2021	Matt B	researching discovery issues and questions	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
	Gilliam,	4	<u> </u>			72,070.00		+=,0>0.00	
06/02/2021	,	Preparing for mediation; drafting mediation statement; evaluating settlement position	7	48	7.8	\$2,730.00	7.8	\$2,730.00	
	Gilliam,					, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, ,,	
06/03/2021		Preparing for mediation; drafting mediation statement	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	Gilliam,	Preparing for mediation; preparing mediation documents; reviewing, revising, and				. ,		. ,	
06/04/2021	Matt B	sending mediation statement	4	42	4.7	\$1,645.00	4.7	\$1,645.00	
	Gilliam,					. ,		. ,	
06/07/2021	Matt B	Corresponding with mediator; reviewing mediation schedule; preparing for mediation	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
	Gilliam,	Preparing for and conducting mediation call with Judge Willcutts; preparing for						,	
06/08/2021	Matt B	mediation; discussing mediation with client	6	30	6.5	\$2,275.00	6.5	\$2,275.00	
	Gilliam,	Preparing for mediation; researching discovery issues; preparing and reviewing opening							
06/09/2021	Matt B	demand	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
	Gilliam,	Preparing for mediation with client and conducting conference call with client re							
06/10/2021	Matt B	mediation; preparing and reviewing opening demand	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
	Gilliam,	Preparing for mediation; calculating and review attorneys' fees; preparing and reviewing							
06/11/2021	Matt B	opening demand; preparing opening statement	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
	Gilliam,								
06/14/2021	Matt B	Mediation with other parties by zoom	11	12	11.2	\$3,920.00	11.2	\$3,920.00	
	Gilliam,								
06/16/2021	Matt B	Further editing of MSJ against SWA; conducting additional research of legal issues	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
	Gilliam,								
06/17/2021	Matt B	Further editing of MSJ against SWA; conducting additional research of legal issues	3	48	3.8	\$1,330.00	3.8	\$1,330.00	
	Gilliam,								
06/18/2021	Matt B	Further editing of MSJ against SWA; conducting additional research of legal issues	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
	Gilliam,								
06/21/2021		Researching speech cases for MSJs against SWA and L556	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Evaluating and addressing discovery issues and supplemental production of documents							
06/22/2021	Matt B	received	1	48	1.8	\$630.00	1.8	\$630.00	
0.4/0.0 (2.2.2.)	Gilliam,								
06/23/2021	Matt B	Further editing of MSJ against SWA; conducting additional research of legal issues	5	48	5.8	\$2,030.00	5.8	\$2,030.00	
0 < /0.5 /0.00 :	Gilliam,	Communicating with SWA and L556 counsel re production of documents received;			2 0	01.070.00	2.0	#1 070 00	
06/25/2021	Matt B	communications with local counsel and client re same	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
06/00/000	Gilliam,		_	_	2.0	ф1 0 7 0 00	2 0	01.050.00	
06/28/2021	Matt B	Preparing evidentiary support for response brief; discovery planning	3	0	3.0	\$1,050.00	3.0	\$1,050.00	

	Gilliam,								
06/29/2021	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 Pa	age 42	of 103	PageID 10 \$2,380.00	485	\$2,380.00	
00/27/2021	Gilliam,	L556 discovery plan analysis; resolving discovery disputes; drafting third set of	U	40	0.0	Ψ2,300.00	0.0	Ψ2,300.00	
06/30/2021	Matt B	interrogatories to L556 and SWA	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
		Analyzing discovery issues and disputes with L556 and SWA; revising and preparing							
	Gilliam,	third set of interrogatories to L556 and SWA; coordinating discovery meetings with							
07/01/2021	Matt B	L556 and SWA	5	48	5.8	\$2,030.00	5.8	\$2,030.00	
0=1001001	Gilliam,	Reviewing, editing, and finalizing third set of interrogatories to L556 and SWA;	_	10				44.055.00	
07/02/2021	Matt B	preparing for call with SWA about discovery requests; serving third interrogatories	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
07/06/2021	Gilliam, Matt B	Preparing for and conducting discovery meeting with L556 re discovery disputes	2	6	2.1	\$735.00	2.1	\$735.00	
07/00/2021	Gilliam,	Evaluating and planning outcome of discovery dispute meetings; preparing MSJ against		0	2.1	\$733.00	2.1	\$733.00	
07/07/2021	Matt B	SWA	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
	Gilliam,					+ = , = = = = =		+ 2,000 000	
07/08/2021	Matt B	Revising and updating L556 MSJ	4	6	4.1	\$1,435.00	4.1	\$1,435.00	
	Gilliam,								
07/09/2021	Matt B	Revising and updating L556 MSJ	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
	Gilliam,		_			** 40 * 00		** 40 * 00	
07/12/2021	Matt B	Revising and updating L556 MSJ; preparing MTC against SWA	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
07/13/2021	Gilliam, Matt B	L556 and SWA discovery correspondence; communicating with client about case	1	42	1.7	\$595.00	1.7	\$595.00	
07/13/2021	Gilliam,	L550 and SWA discovery correspondence, communicating with chefit about case	1	42	1./	\$393.00	1.7	\$393.00	
07/15/2021	Matt B	Preparing SWA MTC; reviewing and analyzing L556 discovery	8	18	8.3	\$2,905.00	8.3	\$2,905.00	
0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Gilliam,					1-,2 00 10 0		+=,> ====	
07/16/2021	Matt B	Downloading and reviewing L556 discovery production	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
	Gilliam,								
07/19/2021	Matt B	Reviewing L556 discovery production	4	30	4.5	\$1,575.00	4.5	\$1,575.00	
07/20/2021	Gilliam,	D		10	- 0	ф 2 2 0 7 00		Φ2 205 00	
07/20/2021	Matt B Gilliam,	Preparing SWA Second MTC	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
07/21/2021	Matt B	Preparing SWA Second MTC; preparing L556 MSJ	11	54	11.9	\$4,165.00	11.9	\$4,165.00	
07/21/2021	Gilliam,	Treparing 5 w/1 Second wife, preparing 1550 Miss	11	34	11.7	ψ+,103.00	11.7	ψ+,105.00	
07/22/2021	Matt B	Preparing SWA Second MTC	9	42	9.7	\$3,395.00	9.7	\$3,395.00	
	Gilliam,								
07/23/2021	Matt B	Preparing SWA Second MTC; reviewing L556 document production	6	12	6.2	\$2,170.00	6.2	\$2,170.00	
	Gilliam,	Preparing SWA motion to compel, brief, appendix, exhibits, motion to file under seal,							
07/25/2021	Matt B	and proposed orders	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
07/26/2021	Gilliam,	Description CWA Second MTC: reviewing 1556 decomment run dystion	0	0	9.0	\$2,800,00	9.0	\$2,800,00	
07/26/2021	Matt B	Preparing SWA Second MTC; reviewing L556 document production Communicating with local counsel about SWA MTC filing; preparing motion to file	8	U	8.0	\$2,800.00	8.0	\$2,800.00	
		documents under seal; preparing supporting documents for motion to compel including							
	Gilliam,	motion and appendix; corresponding with L556 and SWA about confidentiality							
07/27/2021	Matt B	designations and filing under seal	7	18	7.3	\$2,555.00	7.3	\$2,555.00	
	Gilliam,								
07/28/2021	Matt B	Preparing SWA Second MTC brief, appendix, and supporting documents for filing	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
07/00/2021	Gilliam,	D I GYVL G INTEGLI C III I I I I I I I I I I I I I I I I		20	12.5	4.6 -7.65	10 -	#4.2 - 7.00	
07/29/2021	Matt B	Preparing SWA Second MTC brief, appendix, and supporting documents for filing	12	30	12.5	\$4,375.00	12.5	\$4,375.00	

07/20/2021	Gilliam,	Preparing and filing SWA Second MTC brief, appendix, and supporting documents for Case 3:17-CV-02278-X DOCUMENT 378-1 Filed 12/19/2	2 P3	age 43	of 103	PageID 10)48 ₆	¢4.965.00	
07/30/2021	Matt B Gilliam,	filing Case 3.17-cv-02270-X Document 370-1 Thea 12/13/2	13	54	13.9	\$4,805.00	13.9	\$4,865.00	
08/02/2021	· ·	Corresponding with L556 re request for extension to produce discovery	0	6	0.1	\$35.00	0.1	\$35.00	
00/02/2021	Gilliam,	Reviewing SWA objections to third interrogatories; preparing email to SWA counsel re	0	U	0.1	Ψ33.00	0.1	ψ33.00	
08/04/2021	Matt B	SWA objections; reviewing case and discovery strategy with local counsel	6	12	6.2	\$2,170.00	6.2	\$2,170.00	
00/01/2021	Gilliam,	Conducting discovery meeting with SWA re objections to third interrogatories; preparing		12	0.2	Ψ2,170.00	0.2	Ψ2,170.00	
08/09/2021	Matt B	for meeting	1	18	1.3	\$455.00	1.3	\$455.00	
	Gilliam,					+ 100100		7 10 0 10 0	
08/12/2021	Matt B	Evaluating L556 production and responses to third interrogatories	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	Coordinating additional meeting with SWA re disputes about third interrogatories;							
08/13/2021	Matt B	communicating with L556 about joint status report	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	Conducting conference call with SWA about objections to third interrogatories and joint							
08/17/2021	Matt B	status report	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,								
08/18/2021	Matt B	Preparing and updating L556 MSJ	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
	Gilliam,								
08/19/2021	Matt B	Preparing and updating L556 and SWA MSJs	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
	Gilliam,								
08/20/2021		Preparing and updating L556 and SWA MSJs	6	0	6.0	\$2,100.00	6.0	\$2,100.00	
	Gilliam,								
08/22/2021		Preparing draft of joint motion for status of settlement negotiations	1	54	1.9	\$665.00	1.9	\$665.00	
	Gilliam,	Finalizing and emailing draft of joint motion for status of settlement negotiations to local							
08/23/2021	Matt B	counsel, SWA, and L556	0	18	0.3	\$105.00	0.3	\$105.00	
00/27/2021	Gilliam,			_	0.4	427.00	0.4	*** ***	
08/25/2021	Matt B	Attempting to contact L556 counsel re joint motion for status of settlement negotiations	0	6	0.1	\$35.00	0.1	\$35.00	
00/26/2021	Gilliam,	Communicating and resolving issues with L556 counsel re contents of joint motion for	0	40	0.0	ф 2 00.00	0.0	ф 2 00 00	
08/26/2021	Matt B	status of settlement negotiations	0	48	0.8	\$280.00	0.8	\$280.00	
00/20/2021	Gilliam,	Decreeies CWA and Level 550 MCI Deief and America	0		0.0	¢2 150 00	0.0	¢2.150.00	
08/28/2021	Matt B Gilliam,	Preparing SWA and Local 556 MSJ Brief and Appendix	9	0	9.0	\$3,150.00	9.0	\$3,150.00	
08/29/2021		Preparing SWA and Local 556 MSJ Brief and Appendix	5	0	5.0	\$1,750.00	5.0	\$1,750.00	
06/29/2021	Gilliam,	Communicating with L556 and SWA about confidentiality designations and requirement	3	U	5.0	\$1,730.00	3.0	\$1,730.00	
08/30/2021	Matt B	to file documents under seal	0	30	0.5	\$175.00	0.5	\$175.00	
06/30/2021	Gilliam,	to the documents under sear	0	30	0.5	\$175.00	0.5	φ175.00	
08/31/2021		Preparing L556 and SWA MSJ	13	18	13.3	\$4,655.00	13.3	\$4,655.00	
00/31/2021	Gilliam	Preparing MSJ, appendix, brief, motion to file under seal, proposed orders and exhibits	13	10	13.3	ψ1,055.00	13.3	ψ1,033.00	
09/01/2021		for filing	13	6	13.1	\$4,585.00	13.1	\$4,585.00	
037,017,2021		Preparing, finalizing, and filing MSJ, appendix, brief, motion to file under seal, proposed	10	Ŭ	10.1	ψ.,εσείσσ	1011	ψ 1,2 σε 1σ σ	
09/02/2021	Matt B	orders and exhibits for filing	16	6	16.1	\$5,635.00	16.1	\$5,635.00	
	Gilliam,	Reading L556 and SWA MSJ briefs and related documents; outlining SWA MSJ				. /		. ,	
09/07/2021	Matt B	response	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
	Gilliam,								
09/09/2021	Matt B	Outline SWA MSJ Response	4	12	4.2	\$1,470.00	4.2	\$1,470.00	
	Gilliam,								
09/10/2021	Matt B	Reading L556 MSJ and outlining MSJ response; outlining SWA MSJ response	4	42	4.7	\$1,645.00	4.7	\$1,645.00	

	Gilliam,	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P:	ane 44	of 103	PageID 10	1487		
09/13/2021	Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2 Preparing SWA MSJ Response	5	24	of 103	PageID 10 \$1,890.00	5.4	\$1,890.00	
00/14/2021	Gilliam,	Decree of CWA MCI Decree	11		11.1	¢2 995 00	11.1	¢2 995 00	
09/14/2021	Matt B Gilliam,	Preparing SWA MSJ Response	11	6	11.1	\$3,885.00	11.1	\$3,885.00	
09/15/2021		Preparing SWA MSJ Response	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
09/13/2021	Gilliam,	1 repairing 5 w A wiss Response	10	42	10.7	\$3,743.00	10.7	\$5,745.00	
09/16/2021	Matt B	Preparing SWA MSJ Response	11	12	11.2	\$3,920.00	11.2	\$3,920.00	
09/10/2021	Gilliam,	Trepaining is Williams Response	- 11	12	11.2	ψ3,720.00	11.2	ψ3,720.00	
09/17/2021	Matt B	Preparing SWA MSJ Response; outlining L556 MSJ Response	8	12	8.2	\$2,870.00	8.2	\$2,870.00	
377-17,-0-5	Gilliam,	The game of the state of the st				7=,0:0:00	0.1	, -, -, -, -, -, -, -, -, -, -, -, -, -,	
09/18/2021	Matt B	Preparing SWA MSJ Response; preparing L556 MSJ Response	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
_	Gilliam,	1 0 1				. /		. ,	
09/19/2021	Matt B	Preparing SWA MSJ Response	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
	Gilliam,						Ì		
09/20/2021	Matt B	Preparing SWA and L556 MSJ Responses	11	12	11.2	\$3,920.00	11.2	\$3,920.00	
	Gilliam,								
09/21/2021	Matt B	Preparing SWA and L556 MSJ Responses	11	6	11.1	\$3,885.00	11.1	\$3,885.00	
	Gilliam,								
09/22/2021	Matt B	Preparing SWA MSJ Response	8	12	8.2	\$2,870.00	8.2	\$2,870.00	
	Gilliam,								
09/23/2021		Preparing SWA MSJ Response	7	54	7.9	\$2,765.00	7.9	\$2,765.00	
	Gilliam,								
09/24/2021	Matt B	Preparing SWA MSJ Response	4	36	4.6	\$1,610.00	4.6	\$1,610.00	
	Gilliam,								
09/27/2021	Matt B	Preparing L556 MSJ Response	11	48	11.8	\$4,130.00	11.8	\$4,130.00	
	Gilliam,		_						
09/28/2021		Preparing SWA MSJ Response	7	12	7.2	\$2,520.00	7.2	\$2,520.00	
00/00/0001	Gilliam,	D ' OWA MOLD		40	6.0	Ф2 200 00	6.0	Ф2 200 00	
09/29/2021		Preparing SWA MSJ Response	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
09/30/2021	Gilliam, Matt B	Preparing SWA and L556 MSJ Responses	12	30	12.5	\$4.275.00	12.5	\$4.275.00	
09/30/2021		Preparing SWA and L556 MSJ Responses, briefs, appendices, motions to file under seal,	12	30	12.3	\$4,375.00	12.3	\$4,375.00	
10/01/2021		and related documents	11	54	11.9	\$4,165.00	11.9	\$4,165.00	
10/01/2021	Gilliam,	Preparing SWA and L556 MSJ Responses, briefs, appendices, motions to file under seal,	11	34	11.9	\$4,105.00	11.9	\$4,105.00	
10/02/2021		and related documents	15	42	15.7	\$5,495.00	15.7	\$5,495.00	
10,02,2021		Preparing SWA and L556 MSJ Responses, briefs, appendices, motions to file under seal,		12	13.7	ψ3,133.00	15.7	ψ5,195.00	
10/03/2021	Matt B	and related documents	14	18	14.3	\$5,005.00	14.3	\$5,005.00	
	Gilliam,	Preparing, finalizing, and filing SWA and L556 MSJ Responses, briefs, appendices,				,		, - ,	
10/04/2021	Matt B	motions to file under seal, and related documents	15	36	15.6	\$5,460.00	15.6	\$5,460.00	
	Gilliam,	*				. ,			
10/05/2021	Matt B	Reading SWA and L556 Responses; outlining SWA MSJ reply	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
	Gilliam,								
10/06/2021	Matt B	Reading SWA and L556 Responses; outlining SWA MSJ reply	1	6	1.1	\$385.00	1.1	\$385.00	
	Gilliam,								
10/07/2021	Matt B	Preparing SWA MSJ reply	7	54	7.9	\$2,765.00	7.9	\$2,765.00	

10/10/2021	Gilliam, Matt B	Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P _s	age 45	of 103	PageID 10	0488 3	\$2,905.00	
10/10/2021	Gilliam,	Freparing S WA Wiss Tepty	0	16	6.3	\$2,903.00	6.3	\$2,903.00	
10/12/2021		Preparing SWA MSJ reply	11	24	11.4	\$3,990.00	11.4	\$3,990.00	
_	Gilliam,					. ,		. ,	
10/13/2021	Matt B	Preparing SWA MSJ reply	9	48	9.8	\$3,430.00	9.8	\$3,430.00	
	Gilliam,								
10/14/2021	Matt B	Preparing L556 MSJ reply	11	36	11.6	\$4,060.00	11.6	\$4,060.00	
	Gilliam,								
10/15/2021	Matt B	Preparing SWA MSJ reply	12	6	12.1	\$4,235.00	12.1	\$4,235.00	
	Gilliam,								
10/16/2021	Matt B	Preparing SWA MSJ reply	13	42	13.7	\$4,795.00	13.7	\$4,795.00	
	Gilliam,								
10/17/2021	Matt B	Preparing SWA and L556 MSJ Replies	12	24	12.4	\$4,340.00	12.4	\$4,340.00	
	Gilliam,								
10/18/2021	Matt B	Preparing, finalizing, and filing SWA and L556 MSJ Replies	15	18	15.3	\$5,355.00	15.3	\$5,355.00	
	Gilliam,								
10/19/2021	Matt B	Communicating with client about status of case	0	6	0.1	\$35.00	0.1	\$35.00	
10/20/2021	Gilliam,	D	_			44.000.00		44.020.00	
10/20/2021	Matt B	Preparing SWA MTC Reply	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
10/01/0001	Gilliam,	D ' CWA MEC D 1	_	20		#1 0 2 7 00		#1 0 2 5 00	
10/21/2021	Matt B	Preparing SWA MTC Reply	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
10/22/2021	Gilliam,	Decree in a CWA MTC Decree	_	10	5.7	¢1 007 00	5.7	¢1.005.00	
10/22/2021	Matt B Gilliam,	Preparing SWA MTC Reply	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
10/22/2021	Matt B	Preparing SWA MTC Reply	5	30	5.5	¢1 025 00	5.5	\$1,025,00	
10/23/2021	Gilliam,	Freparing SWA WITC Reply	3	30	3.3	\$1,925.00	3.3	\$1,925.00	
10/24/2021	Matt B	Preparing SWA MTC Reply	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
10/24/2021	Gilliam,	Preparing SWA MTC Reply; reading and reviewing SWA proposed joint motion for	0	40	0.8	\$2,380.00	0.8	\$2,380.00	
10/25/2021	Matt B	continuance; approving draft of motion	13	18	13.3	\$4,655.00	13.3	\$4,655.00	
10/23/2021	Gilliam,	continuance, approving draft of motion	13	10	15.5	φ+,055.00	13.3	ψ+,055.00	
10/26/2021	Matt B	Preparing, finalizing, and filing SWA MTC Reply	9	54	9.9	\$3,465.00	9.9	\$3,465.00	
10/20/2021	Gilliam,	repaints, intaining and intig a wire wife to reply		31	7.7	ψ3,102.00	7.7	ψ3,103.00	
10/27/2021		Reviewing SWA revisions to joint motion for continuance	0	54	0.9	\$315.00	0.9	\$315.00	
	Gilliam,	Reviewing documents and correspondence from L556; reviewing documents for				70.000	3.2	70.000	
10/29/2021	Matt B	supplemental production	1	6	1.1	\$385.00	1.1	\$385.00	
	Gilliam,								
11/10/2021	Matt B	Reviewing client documents and communications for possible supplement to discovery	2	18	2.3	\$805.00	2.3	\$805.00	
	Gilliam,	· · · · · · · · · · · · · · · · · · ·							
11/11/2021	Matt B	Reviewing client documents and communications for possible supplement to discovery	1	48	1.8	\$630.00	1.8	\$630.00	
	Gilliam,	Review supplemental production of documents with co counsel and serve supplemental							
11/12/2021	Matt B	production on defendants	0	42	0.7	\$245.00	0.7	\$245.00	
	Gilliam,								
11/15/2021	Matt B	Prepare for hearing on motion to compel	1	54	1.9	\$665.00	1.9	\$665.00	
	Gilliam,						Ţ		
11/17/2021	Matt B	Prepare for hearing on motion to compel	2	42	2.7	\$945.00	2.7	\$945.00	

	Gilliam,		_			L			1
11/19/2021	Matt B	Case 3:17-cy-02278-X Document 378-1 Filed 12/19/2 Communicating with client about decision on motion to compel	$\frac{2}{0}$	age 46	of 103	PageID 10	$ 489_{0.1} $	\$35.00	
11/15/2021			Ŭ	J	0.1	ψ33.00	0.1	ψ33.00	
11/23/2021	Matt B	compel	0	12	0.2	\$70.00	0.2	\$70.00	
	Gilliam,	Reviewing standard of review for magistrate discovery motion to compel ruling;	-			71000		77333	
12/02/2021	Matt B	evaluating and discussing potential appeal with co counsel	0	30	0.5	\$175.00	0.5	\$175.00	
	Gilliam,	Reviewing standard of review for magistrate discovery motion to compel ruling;	-			7 - 7 - 7 - 7		727000	
12/09/2021	Matt B	evaluating and discussing potential appeal; communicating with client re case status	0	54	0.9	\$315.00	0.9	\$315.00	
12/03/2021					0.5	\$515.00	0.7	ψ515.00	
	C.11.	Reviewing expert witness designations; preparing and filing expert witness designation							
01/21/2022		documents; review court order re motion to file MSJ briefs under seal and court orders	2	12	2.7	¢0.45.00	2.7	¢0.45.00	
01/31/2022	Matt B	about entering SWA amended MSJ motion; communications with local counsel	2	42	2.7	\$945.00	2.7	\$945.00	
02/01/2022	Gilliam,	Designation and advantage of the large	0	24	0.4	¢140.00	0.4	¢1.40.00	
02/01/2022	Matt B Gilliam,	Reviewing court order correcting clerical error Communications with SWA counsel re redacted exhibits and SWA interest in filing	0	24	0.4	\$140.00	0.4	\$140.00	
02/02/2022	Matt B		0	6	0.1	\$25.00	0.1	\$25.00	
02/02/2022	Gilliam,	motion to move trial date	U	6	0.1	\$35.00	0.1	\$35.00	
02/04/2022		Daviguing CWA radiated appendix axhibits to be filed with MCI metarials	1	36	1.6	\$560.00	1.6	\$560.00	
02/04/2022	Gilliam,	Reviewing SWA redacted appendix exhibits to be filed with MSJ materials Reviewing SWA redacted appendix exhibits to be filed with MSJ materials; prepare	1	30	1.0	\$300.00	1.0	\$560.00	
02/07/2022	Matt B	outline of issues re redactions and communicating issues to SWA	2	0	2.0	\$700.00	2.0	\$700.00	
02/07/2022	Matt B	Email and phone communications with TWU L556 counsel re failure to prepare redacted		U	2.0	\$700.00	2.0	\$700.00	
	Gilliam,	files by court deadline; communications with co counsel re TWU failure and compliance							
02/08/2022	Matt B	with Court order	1	30	1.5	\$525.00	1.5	\$525.00	
02/08/2022	Gilliam,	Preparing and sending email to TWU L556 counsel re Carter plans to redact and file	1	30	1.5	\$323.00	1.3	\$323.00	
02/09/2022	Matt B	exhibits to timely comply with Court order	1	12	1.2	\$420.00	1.2	\$420.00	
02/09/2022	Gilliam,	Phone call conversation with SWA counsel re SWA motion to extend trial date;	1	12	1.2	\$420.00	1.2	\$420.00	
02/11/2022	Matt B	redacting exhibits for MSJ materials that should have been redacted by TWU L556	4	18	4.3	\$1,505.00	4.3	\$1,505.00	
02/11/2022	Gilliam,	Communications with SWA counsel re SWA motion to extend trial date; redacting	+	10	4.5	\$1,505.00	4.3	\$1,505.00	
02/14/2022	Matt B	exhibits for MSJ materials; preparing notice of compliance for filing with court	1	18	1.3	\$455.00	1.3	\$455.00	
02/14/2022	Gilliam,	Redacting exhibits for MSJ materials and preparing and organizing all MSJ materials for	1	10	1.3	\$455.00	1.3	φ433.00	
02/15/2022	Matt B	filing	7	6	7.1	\$2,485.00	7.1	\$2,485.00	
02/13/2022	Gilliam,	Redacting exhibits for MSJ materials and preparing and organizing all MSJ materials for	,	0	7.1	\$2,465.00	7.1	\$2,465.00	
02/16/2022	Matt B	filing; revising notice of compliance	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
02/10/2022	Gilliam,	Filing MSJ briefs and redacted exhibits and filing notice of compliance; communications		24	3.4	\$1,070.00	J. T	\$1,070.00	
02/17/2022	Matt B	with client re case status	2	12	2.2	\$770.00	2.2	\$770.00	
02/11/2022	Gilliam,	with chefit to case status		12	2.2	Ψ770.00	2.2	Ψ110.00	
02/18/2022	-	Communicating with client re status of case	0	6	0.1	\$35.00	0.1	\$35.00	
02/10/2022		Communicating with client re mediator inquiry re resuming mediations; communicating	0	- O	0.1	ψ33.00	0.1	ψ33.00	
02/23/2022	Matt B	with mediator re position on mediation	0	48	0.8	\$280.00	0.8	\$280.00	
52, 23, 2022	Gilliam,	Communicating with client re amended scheduling order postponing trial date by 2	<u> </u>	.5	0.0	\$200.00	0.0	\$200.00	
02/24/2022	Matt B	months	0	36	0.6	\$210.00	0.6	\$210.00	
	Gilliam,	Reviewing court order re SWA MSJ; reading emails from local counsel about court	<u> </u>		0.0	÷ 2 10.00	0.0	Ţ 2 10.00	
03/01/2022	Matt B	order	0	12	0.2	\$70.00	0.2	\$70.00	
55, 51, 2022		Reviewing SWA extension request (.1); evaluating extension request (.1);	<u> </u>		0.2	Ψ, σ.σσ	0.2	Ψ, σ.σσ	
	Gilliam.	communicating with client and co counsel re request for extension of trial related							
04/20/2022		deadlines (1.9)	2	6	2.1	\$735.00	2.1	\$735.00	
, _ 5, _ 5, _				5		\$755.00		ψ133.00	

	Gilliam,	Paviawing SWA avtancian request for trial related deadlines; avaluating avtancian							
04/21/2022	Matt B	Reviewing SWA extension request for trial related deadlines; evaluating extension request Document 378-1 Filed 12/19/2 request	2 P ₀ 6	age 47	of 103	PageID 1	0490 1	\$35.00	
04/21/2022	Matt D	request	0	0	0.1	\$55.00	0.1	\$33.00	
	Gilliam,	Communicating with Paulo McKeeby re SWA deadline extension request (.3); preparing							
04/22/2022	Matt B	response and objection to SWA request to extend trial related deadlines (6.0)	6	18	6.3	\$2,205.00	6.3	\$2,205.00	
0-1/22/2022	Gilliam,	response and objection to 5 W/Y request to extend that related deadlines (0.0)	·	10	0.5	Ψ2,203.00	0.5	Ψ2,203.00	
04/24/2022	Matt B	Preparing response and objection to SWA request to extend trial related deadlines	1	24	1.4	\$490.00	1.4	\$490.00	
0 1/2 1/2022	Gilliam,	Revising and filing response and objection to SWA request to extend trial related	1	2.	1	ψ1,70.00	1	Ψ120.00	
04/25/2022	Matt B	deadlines	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
0 1/20/2022	Gilliam,	Reading and analyzing court decision denying cross motions for summary judgment			0.0	Ψ1,> σσισσ		Ψ1,500.00	
05/05/2022	Matt B	(1.5); discussing decision with the client and co counsel (1.8)	3	18	3.3	\$1,155.00	3.3	\$1,155.00	
	Gilliam,	Outlining issues for trial based on court decision denying cross motions for summary				, ,		, ,	
05/06/2022	Matt B	judgment (2.1); discussing decision and trial with co counsel (1.0)	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
	Gilliam,					. ,		. ,	
05/09/2022	Matt B	Discussing Court MSJ decision and trial with co counsel	0	18	0.3	\$105.00	0.3	\$105.00	
	Gilliam,							·	
05/10/2022	Matt B	Discussing Court MSJ decision and trial with co counsel	0	6	0.1	\$35.00	0.1	\$35.00	
		Reviewing Court amended scheduling order (.6); outlining documents and materials							
	Gilliam,	needed for pre trial deadlines (1.0); drafting templates for deposition designations,							
05/11/2022	Matt B	exhibit lists, witness lists, and other documents needed for pretrial deadlines (2.0)	3	36	3.6	\$1,260.00	3.6	\$1,260.00	
03/11/2022	Iviati B	Drafting templates for deposition designations, exhibit lists, witness lists, and other		50	5.0	ψ1,200.00	3.0	Ψ1,200.00	
	Gilliam,	documents needed for pretrial deadlines (6.0); communications with local counsel re							
05/12/2022	Matt B	trial issues and logistics (2.0)	8	0	8.0	\$2,800.00	8.0	\$2,800.00	
	Gilliam,	Researching re voir dire and jury selection (2.0); outlining trial strategies (2.0) and				,_,,,,,,,,,		+=,=====	
05/13/2022	Matt B	identifying witnesses for witness list (1.0)	5	30	5.5	\$1,925.00	5.5	\$1,925.00	
		Preparing exhibit lists (4.0); preparing pretrial disclosures report (1.7); conference call				, ,,		, ,,,	
		with SWA and L556 to discuss trial days and number of jurors needed (.1); phone call							
	Gilliam,	with client re trial and status of case (2.0); draft joint status report re trial time and							
05/16/2022	Matt B	number of jurors (1.5)	9	18	9.3	\$3,255.00	9.3	\$3,255.00	
		•						,	
		Finalizing draft of joint status report (.3); circulating to SWA and Local 556 for review							
	Gilliam,	and approval (.2); filing joint status report (.1); drafting joint pretrial order (2.0); phone							
05/17/2022	Matt B	call with client re mediator inquiry (.5); trial preparation on damages issues (2.0)	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
		Drafting joint pretrial order (3.3); communications with SWA about their motion for							
	Gilliam,	reconsideration; evaluating SWA plans for motion; and communications with co counsel							
05/18/2022	Matt B	re SWA motion (1.5)	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
		Preparing jury instructions and charges (3.0); phone call with local counsel re pretrial							
05/19/2022	Matt B	preparation of documents and deadlines (2.3)	5	18	5.3	\$1,855.00	5.3	\$1,855.00	
									n/c for
									preparing
									response to
									SWA
		Reviewing and reading SWA motion for reconsideration (1.0); outlining and preparing							reconsiderati
05/20/2022	Matt B	response to motion for reconsideration (3.8)	4	48	4.8	\$1,680.00	1.0	\$350.00	on motion

		Case 3:17-cv-02278-X Document 378-1 Filed 12/19/2	2 P	age 4	8 of 103	PageID 10	0491		n/c for preparing response to
									SWA
05/21/2022	Gilliam,			_	1.0	φ.c. c. σ.οο	0.0	#0.00	reconsiderati
05/21/2022	Matt B	Drafting response to motion for reconsideration	1	54	1.9	\$665.00	0.0	\$0.00	on motion
									n/c for
									preparing
		Preparing trial exhibits and witness lists (1.6); preparing contents for joint pretrial order							response to SWA
	Gilliam	(1.0); preparing joint status report (1.5); preparing response to reconsideration motion							reconsiderati
05/23/2022	Matt B	(6.7)	10	48	10.8	\$3,780.00	4.1	\$1,435.00	on motion
03/23/2022	Wiatt B	(0.7)	10	1	10.0	ψ3,700.00	7.1	ψ1,+33.00	n/c for
									preparing
									response to
									SWA
	Gilliam,								reconsiderati
05/24/2022	· ·	Preparing response to reconsideration motion	3	18	3.3	\$1,155.00	0.0	\$0.00	on motion
		Phone call with co counsel regarding trial planning, trial documents, and engagement of				, ,		·	
	Gilliam,	trial counsel (1.0); reviewing amended order and new deadlines (.5); reviewing order							
05/25/2022	Matt B	denying motion for reconsideration and discussing with co counsel (.7)	2	12	2.2	\$770.00	2.2	\$770.00	
	Gilliam,	Phone call with Matt Hill re case, possible engagement as trial counsel, and trial							
05/26/2022	Matt B	questions	1	(1.0	\$350.00	1.0	\$350.00	
	Gilliam,	Phone call with Matt Hill re engagement as trial counsel (.5); phone call with legal							
05/27/2022	Matt B	director re engagement of Pryor and Bruce as trial counsel (.5)	1	(1.0	\$350.00	1.0	\$350.00	
	Gilliam,								
05/31/2022	Matt B	Drafting engagement letter	1	18	1.3	\$455.00	1.3	\$455.00	
		Drafting proposed jury charge, instructions, and interrogatories, reviewing and							
		researching supporting case law, and researching and incorporating pattern jury							
		instructions for claims and damages (9.5); reviewing Pryor and Hill notice of appearance							
	Gilliam,	(.2); conference with M Hill re re pretrial filings and documents needed for pre trial							
06/01/2022	Matt B	filings (1.0)	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
		Drafting proposed jury charge, instructions, and interrogatories, reviewing and							
		researching supporting case law, and researching and incorporating pattern jury							
		instructions for claims and damages (8.4); conference with M Hill and B Pryor re status							
		and strategy for trial and preparing pretrial filings (1.3); email exchange with M Hill re							
06/02/2022	Matt B	trial documents (.3)	10	(10.0	\$3,500.00	10.0	\$3,500.00	
		Drafting proposed jury charge, instructions, and interrogatories, reviewing and							
	Gilliam,	researching supporting case law, researching and incorporating pattern jury instructions							
06/03/2022	Matt B	for claims and damages	8	42	8.7	\$3,045.00	8.7	\$3,045.00	
		Drafting proposed jury charge, instructions, and interrogatories, reviewing and							
	G:III	researching supporting case law, researching and incorporating pattern jury instructions							
06/04/2022		for claims and damages (8.8); send draft jury charge and interrogatories to trial counsel	^] ,		ф <u>о</u> 150 00	0.0	Φ2 150 CC	
06/04/2022	Matt B	(.2)	9	' (9.0	\$3,150.00	9.0	\$3,150.00	

	1				1				
		Drafting exhibit lists and witness lists and sending drafts of each to trial counsel (5):9/2	2 Pa	age 49	of 103	PageID 1	0492		
		drafting joint pretrial order with summary of Carter claims, list of proposed stipulated		9					
		facts, list of contested issues of fact and law, and status of settlement discussions (5.9);							
	G:III	emailing trial counsel re case documents for trial (.5); communicating with trial counsel							
0 < 10 5 12 02 2		1	0	40	0.5	Φ 2.2 0.7.00	0.5	#2 20 5 00	
06/05/2022	Matt B	reviewing and commenting on J Winford motion to withdraw (.3)	9	42	9.7	\$3,395.00	9.7	\$3,395.00	
		Researching and drafting Carter motion in limine (6.0); gathering and organizing							
	~	exhibits (.3); preparing witness lists (1.6); conference calls with trial counsel hill and							
0.510.510.000		pryor re witnesses and trial strategy and pretrial tasks (2.5); providing trial counsel with	4.0		40-	*** ** * * * * * * * * * * * * * * *	40-	*** ** * * * * * * *	
06/06/2022	Matt B	case documents (.3)	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
		Reviewing pryor voir dire questions and add add questions (.6); research and draft							
		motion in limine and send to trial counsel (5.5); conference call with Greenfield and							
		Cloutman re witnesses and subpoena issues (1.0); responding to SWA draft joint pretrial							
		order (1.4); revising joint pretrial order (5.5); reviewing and editing revised draft jury							
		instructions (1.0); conferences with Matt Hill re pretrial tasks and strategy (.2); email							
06/07/2022	Matt B	trial counsel re voir dire questions and comments (.2);	15	24	15.4	\$5,390.00	15.4	\$5,390.00	
		Reviewing and revising exhibit lists (1.0); preparing deposition designations (.8); editing							
		SWA Joint Pretrial Order summary of claims, contested issues of law and fact, and jury							
		instructions for all claims against SWA and L556 (5.0); revising jury charges and							
		interrogatories with additional instructions re SWA undue hardship argument and Carter							
		speech protections, adding objections to SWA jury charges and interrogatories, updating							
		citations to claims instructions (7.5); conferences and emails with M Hill re pretrial							
	Gilliam,	document status and strategy, joint and separate jury charges, proposed objections to							
06/08/2022	Matt B	disputed jury charges, punitive damages issues, and pretrial filings (1.5)	15	48	15.8	\$5,530.00	15.8	\$5,530.00	
00/00/2022	Watt B		13	40	13.0	ψ5,550.00	13.0	ψ5,550.00	
		Preparing trial exhibits and sending to SWA for delivery to Court (2.2); reviewing and							
		responding to SWA and L556 drafts of joint pretrial order, instructions, and							
		interrogatories, and incorporating trial counsel comments (3.2); reviewing and							
		commenting on trial counsel draft objections to SWA jury interrogatories (1.0);							
		finalizing tables for motion in limine, revising motion in limine, and incorporating trial							
		counsel revisions to motion in limine (3.0); incorporating trial counsel revisions to							
		deposition designations (.5); preparing deposition designations (1.5); revising objections							
		to SWA and L556 instructions re claims and damages and incorporating additional trial							
		counsel edits to jury interrogatories and instructions (2.0); conferences with trial counsel							
	a	Hill re jury interrogatories, instructions, and pretrial filings (1.0); conferences with							
		opposing counsel re structuring joint pretrial order and filings (.5); finalize and file							
06/09/2022	Matt B	pretrial documents (1.5)	17	24	17.4	\$6,090.00	17.4	\$6,090.00	
		Drafting Joint Status Report objections to exhibits, witnesses, and deposition							
		designations, preparing counter designations (7.6); communicating with SWA and L556							
		counsel re Joint Status Report planning and logistics and exchanging objections to							
		prepare responses (.5); reviewing subpoenas to SWA and L556 and communicating with							
	Gilliam,	\ '' 11 0		_					
06/10/2022	Matt B	witness and subpoena issues (.5)	9	36	9.6	\$3,360.00	9.6	\$3,360.00	

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		Drafting Joint Status Report objections to exhibits, witnesses, and deposition designations, preparing counter designations (5.5); emailing trial counsel re draft	2 P	age 50	of 103	PageID 1	0493		
				3		9			
	C:11:	objections to exhibits, witnesses, and deposition designations (.5); incorporating trial							
06/11/2022	Gilliam,	3 \ ' ' ' 1	10	5.1	10.0	¢2 015 00	10.0	¢2 015 00	
06/11/2022	Matt B	motion in limine (4.2)	10	54	10.9	\$3,815.00	10.9	\$3,815.00	
		Finalizing and sending opposing counsel Joint Status Report objections to exhibits,							
		witnesses, and deposition designations, and counter designations (3.8); research and							
		draft response to SWA motion in limine and send to trial counsel (3.0); drafting and							
		researching responses to SWA and L556 objections to Carter exhibits, witnesses, and							
		depo designations (8.2); communicating with trial counsel re Carter desire to add							
	Gilliam,	1							
06/12/2022	Matt B	communicating with trial counsel re Carter objections to SWA jury instructions (.5);	16	30	16.5	\$5,775.00	16.5	\$5,775.00	
		Preparing joint status report, objections to SWA and L556 proposed jury instructions and							
		interrogatories (3.1); preparing and sending responses to objections to witnesses and							
		exhibits to L556 and SWA (1.1); preparing for and conferring about objections and							
		responses to witnesses and exhibits with L556 and SWA (1.0); reviewing and editing							
		joint status report (1.0); preparing and sending email to court and parties re							
		supplementing the court's exhibit file with omitted portions of exhibits (.5); reviewing							
		order re notifying the court of unavailable witnesses (.3); reviewing court order on time	_						
06/13/2022	Matt B	limits (.2)	7	12	7.2	\$2,520.00	7.2	\$2,520.00	
		Conducting phone conference with trial counsel Hill and Pryor re pretrial conference							
	C.11.	planning, witness and subpoena issues, and trial preparation (.8); evaluating trial strategy							
06/14/2022	Matt B	and legal issues re witnesses and subpoenas (3.1); preparing draft notice of unavailable	8	30	8.5	\$2.075.00	0.5	\$2.075.00	
06/14/2022	Matt D	witnesses and emailing trial counsel re same (4.6) Finalizing notice of unavailable witnesses (1.0); traveling to Dallas for pretrial		30	8.3	\$2,975.00	8.5	\$2,975.00	
		conference hearing (8.0); preparing for pretrial conference, reviewing documents in							
	Gilliam	preparation, and for responding to motion in limine issues and objections, emailing trial							n/c 8.0 for
06/15/2022	Matt B	counsel re same (4.0);	13	0	13.0	\$4,550.00	5.0	\$1,750.00	travel
00/13/2022	Triutt B		13		13.0	ψ1,550.00	5.0	ψ1,730.00	114,01
		Preparing for pretrial conference and reviewing documents for same (2.0); attending							
		pretrial conference (3.0); travel to and from local counsel office (2.0); preparing							
	Cillian	proposed email re witnesses and anticipated dates for testimony (.5); conference with							
06/16/2022	Matt B	Attorney Pryor and client re case status and trial strategy (1.3); trial prep and strategy (5.9)	14	42	14.7	\$5,145.00	14.7	\$5,145.00	
00/10/2022	Matt D	(3.9)	14	42	14.7	\$3,143.00	14.7	\$5,145.00	
		Traveling back from Dallas for pretrial conference hearing (6.0); emails and calls with							n/c 6.0 for
06/17/2022	Matt B	trial counsel re exhibit issues, witness issues, subpoena issues, and deposition issues (.5))	6	30	6.5	\$2,275.00	0.5	\$175.00	travel
		Corresponding with and emailing trial counsel re transcripts, trial subpoenas, L556							
	Gilliam,	request for extending motion in limine deadline, exhibit issues and case materials for						.	
06/20/2022	Matt B	trial preparation, and SWA intent to quash trial subpoenas	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
		Communicating with trial counsel re subpoena issues, witnesses for deposition and trial,							
	C.11.	coordinating service of trial subpoenas (4.0); preparing outlines and documents lists for							
06/21/2022	Gilliam,	1	_	_		¢2 150 00	0.0	¢2 150 00	
06/21/2022	Matt B	emailing Court and parties re new Carter motion in limine deadline (.5)	9	0	9.0	\$3,150.00	9.0	\$3,150.00	

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		Communicating with trial counsel re exhibits, subpoena issues—witnesses for deposition, and trial (3.0); preparing and sending emails to SWA and L556 counsel re witness issues	2 P	age 5	l of 103	PageID 1	0494		
		(.5); reviewing deposition notices (.5); reviewing court order re motions in limine (.5);				_			
		preparing outlines and documents lists for trial counsel depositions and examination of							
	Gilliam,	, · · · · · · · · · · · · · · · · · · ·							n/c .3 for
06/22/2022	Matt B	depositions, and traveling to Dallas for trial (.3)	8	6	8.1	\$2,835.00	7.8	\$2,730.00	travel
		Communicating with trial counsel re Stone subpoena issues and Rutherford depo (2.4);							
	Cillian	preparing trial counsel with documents, outlines, and information for Lacore and Talburt							
06/23/2022	Matt B	deposition (3.0); reviewing L556 motion in limine and outlining and drafting response (5.3); preparing for Rutherford deposition (.5); sitting in on Rutherford deposition (1.0)	12	12	12.2	\$4,270.00	12.2	\$4,270.00	
00/23/2022	Matt B	Communicating with trial counsel re Lacore depo (.5); preparing trial counsel with	12	12	12.2	\$4,270.00	12.2	\$4,270.00	
		additional documents and information for Lacore deposition (2.0); drafting response to							
		L556 motion in limine and sending draft to trial counsel (5.2); preparing for Lacore							
		deposition (.5); sitting in on Lacore deposition (1.0); drafting and outlining Carter							
	Gilliam	response to SWA motion to quash subpoenas (1.1); communicating with L556 counsel							
06/24/2022	Matt B	and attorney Gillespie re acceptance of service of Stone subpoena (.5)	10	48	10.8	\$3,780.00	10.8	\$3,780.00	
00/21/2022	TVILLE B	Drafting and researching Carter response to SWA motion to quash subpoenas (4.1);	10	10	10.0	ψ3,700.00	10.0	ψ3,700.00	
	Gilliam,	communicating with trail counsel re trial strategy (.3); reviewing and incorporating trial							
06/25/2022	Matt B	counsel edits to Carter response to motion in limine (.5)	4	54	4.9	\$1,715.00	4.9	\$1,715.00	
		Preparing Burdine and Conlon deposition outlines and notes for trial counsel deposition				+-,,,		+-,,	
		and examination of witnesses (2.6); communicating with trial counsel re motion to							
		extend time limits at trial and reviewing motion for same (.3); emailing trial counsel re							
	Gilliam,	trial planning tasks and issues involving witnesses,, depositions, exhibits, and subpoenas							
06/26/2022	Matt B	(.5)	3	24	3.4	\$1,190.00	3.4	\$1,190.00	
		Finalizing and filing response to L556 motion in limine (2.0); preparing trial counsel							
		with documents, outlines, and notes for Hudson deposition and trial examinations (2.2);							
		planning for travel and stay in Dallas for trial (2.1); revising motion to extend time limits							
		(1.2); revising Carter response to SWA and L556 motion to quash (1.7); communicating							
		with trial counsel re witness issues, exhibit issues, depositions, and trial examination							n/c 2.1 for
	Gilliam,	strategy (1.5); communicating with Attorney Gillespie re Stone subpoena issues (.1);							travel
06/27/2022	Matt B	communicating with client re depositions (.1)	10	54	10.9	\$3,815.00	8.8	\$3,080.00	planning
		Finalizing and filing Carter response to defendants mot to quash (4.8); communicating							
		with trial counsel re exhibits, trial examinations, trial objections, witnesses, motion to							
		extend time limits, depositions (3.0); communicating with SWA and L556 re Hudson							
		deposition (.5); emailing Attorney Gillespie to clarify Stone subpoena issues (.5);							
		attending Conlon and Burdine depositions (2.0); drafting email and emailing SWA and							
06/28/2022	Matt B	L556 counsel re witness issues (1.0)	11	48	11.8	\$4,130.00	11.8	\$4,130.00	
		Prepare for and attend Nancy Cleburne deposition (.4); emailing SWA and L556 counsel							
		re request to court to update exhibit file with additional exhibits (.5); continue revising							
		motion to extend time limits and send to trial counsel with proposed revisions to affidavit							
	G:11:	(5.1); emailing trial counsel re revised motion to extend time and affidavit; preparing							/ 0.0.6
06/20/2022		Lacore depo designations and notice (2.1); traveling to Dallas TX from Springfield VA	1.77		17.0	¢c 265 00	0.1	\$2.925.00	n/c 9.8 for
06/29/2022	Matt B	for trial (9.8)	17	54	17.9	\$6,265.00	8.1	\$2,835.00	travei

									,
		Finalize and file motion to extend time limits and prepare and file proposed order (3.0); draft and file motion for leave to submit exhibits with proposed order (2.5); conference	2 P	age 52	of 103	PageID 1	0495		
		with Attorney Pryor and Carter re trial (4.0); prepare depo designations and notice for							
	Gilliam,	Conlon and Cleburn (2.0); conferences with Attorneys Hill and Pryor re trial witnesses,							
06/30/2022	Matt B	order, time allocations (3.4)	14	54	14.9	\$5,215.00	14.9	\$5,215.00	
		,				. ,			
		Drafting, revising, conferring about and filing status report updating court regarding							
		efforts to secure witnesses (3.5); communicating with opposing counsel re subpoena,							
		deposition, and witness issues (1.0); reviewing court orders and L556 opposition motion							
		re motions in limine, supplemental exhibits, and time limit extensions (1.0); conferences							
		with Attorneys Hill and Pryor re subpoena, witness, and deposition issues (1.0); drafting							
		depo examination notes and identifying relevant exhibits for Nevarez examination (2.1);							
		obtaining copies of format compatible deposition videos to synch with trial software for							n/c for
		witnesses to be presented by deposition (.5); conference with Attorney Pryor and client							Nevarez
		re trial preparation (4.5); communicating with client re pretrial planning, filings, and							hours
	Gilliam,	subpoena, deposition, and witness issues (1.0); drafting, revising, and filing Burdine							awarded for
07/01/2022	Matt B	depo designations, notice of filings, and deposition (1.5)	16	6	16.1	\$5,635.00	14.0	\$4,900.00	sanctions
		Drafting emails, emailing, and communicating with opposing counsel re Talburt							
		deposition issues and co counsel re deposition issues (2.8); conferences with Attorneys							
		Hill and Pryor re Talburt deposition and subpoena issues (3.0); researching subpoena							
		service issues (2.0); drafting depo examination notes and identifying relevant exhibits for							
		Talburt and Nevarez depo examinations (6.5); communicating with client re pretrial							
07/02/2022	Matt B	planning, filings, and subpoena, deposition, and witness issues (.5)	14	48	14.8	\$5,180.00	14.8	\$5,180.00	
		Communicating with opposing counsel re Talburt deposition issues and co counsel re							
		deposition issues (.8); attending Talburt deposition (3.4); drafting examination notes and							
		identifying relevant exhibits for Stone and Schneider trial examinations (8.4);							
	Gilliam,								
07/03/2022	Matt B	client re pretrial planning, trial and subpoena, deposition, and witness issues (1.0)	14	36	14.6	\$5,110.00	14.6	\$5,110.00	
		Communicating with opposing counsel re Nevarez deposition and issues (.5);							
		communicating with Attorney Hill re Nevarez depo examination and exhibits (.5);							
		preparing for and attend Nevarez deposition (.5); conferences with Attorneys Hill and							
		Pryor re trial opening statement (1.0), witnesses (1.0), potential sanctions against							/-
		defendants re failure to make Nevarez available (1.0) and other trial issues such as							n/c for
		witness duration and order (1.0); drafting trial examination notes and outline and							Nevarez
	Cillian	identifying relevant exhibits for Stone and Schneider examinations (6.1); communicating							hours
07/04/2022		with client re trial planning (.5); preparing Talburt deposition designations (2.5); drafting	177	10	17.2	\$6.055.00	12.1		awarded for
07/04/2022	Matt B	motion for sanctions to address Nevarez non appearance (2.7)	17	18	17.3	\$6,055.00	12.1	\$4,235.00	sanctions

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verdict arguments (10.3); communicating with co counsel re trial strategy, examination of witnesses, and directed verdict issues (1.5); reviewing and revising response and counter designations to SWA objections to Nevarez depo designations (1.0); reviewing SWA and L556 exhibits and witnesses, preparing objections to SWA and L556 exhibits,	07/10/2022	Matt B	exhibits (2.2); preparing directed verdict outline (1.0)	11	12	11.2	\$3,920.00	11.2	\$3,920.00	
verdict arguments (10.3); communicating with co counsel re trial strategy, examination of witnesses, and directed verdict issues (1.5); reviewing and revising response and counter designations to SWA objections to Nevarez depo designations (1.0); reviewing SWA and L556 exhibits and witnesses, preparing objections to SWA and L556 exhibits,										
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counter designations to SWA objections to Nevarez depo designations (1.0); reviewing Gilliam, SWA and L556 exhibits and witnesses, preparing objections to SWA and L556 exhibits,			verdict arguments (10.3); communicating with co counsel re trial strategy, examination							
Gilliam, SWA and L556 exhibits and witnesses, preparing objections to SWA and L556 exhibits,										
07/11/2022 Matt B and preparing responses to SWA and L556 objections to exhibits (3.0) 15 48 15.8 \$5,530.00 15.8 \$5,530.00			, , , , ,							
	07/11/2022	Matt B	and preparing responses to SWA and L556 objections to exhibits (3.0)	15	48	15.8	\$5,530.00	15.8	\$5,530.00	

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		Preparing for and attending trial proceedings, charge conference and making directed 2.1.7 CV-0.2276-X DOCUMENT 37.8-1 Filed 12/19/2 verdict arguments (11.3); reviewing and organizing outline of witness testimony and	2 Pa	age 54	of 103	PageID 10)497		
				.9.		9			
		exhibits for trial counsel closing arguments (6.0); communicating with co counsel re trial							
07/12/2022	Matt B	strategy, damages and closing arguments (2.0)	19	18	19.3	\$6,755.00	19.3	\$6,755.00	
		Preparing for and attending trial proceedings and attending court proceedings with							
		parties to address jury questions (6.0); reviewing and organizing witness testimony and							
	Gilliam,								
07/13/2022	Matt B	trial, closing arguments, and post trial case issues (3.9)	12	54	12.9	\$4,515.00	12.9	\$4,515.00	
		Preparing for and attending court to await jury verdict and attending court proceedings							
	Gilliam,	with parties to address jury questions (7.0); communicating with co counsel re verdict							
07/14/2022	Matt B	and post trial case issues (4.4)	11	24	11.4	\$3,990.00	11.4	\$3,990.00	
		Traveling back to Virginia from Dallas (8.6); researching cases and outlining issues for							
		attorneys fees petition brief (4.0); researching cases and outlining issues for motion for							
	Gilliam,	entry of judgment, reinstatement, and other relief (3.0); communicating with co counsel							n/c 8.6 for
07/15/2022	Matt B	re jury verdict and post trial proceedings (1.5)	17	6	17.1	\$5,985.00	8.5	\$2,975.00	travel
		Researching cases and outlining entry of judgment, reinstatement, front pay,							
	Gilliam,	prejudgment interest, and declaratory and injunctive relief issues for motion for entry of							
07/17/2022	Matt B	judgment and further relief	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
	Gilliam,	Researching cases and issues for attorneys fees petition brief; drafting attorneys fees							
07/18/2022	Matt B	petition brief	6	36	6.6	\$2,310.00	6.6	\$2,310.00	
		Researching cases and issues for attorneys fees petition brief (1.5); conferring with				,			
		Attorney Hill re post trial briefing and timing for filing (.3); Researching cases and issues							
		and drafting motion for entry of judgment, reinstatement, front pay, prejudgment							
	Gilliam,	interest, and declaratory and injunctive relief issues for motion for entry of judgment and							
07/19/2022	Matt B	further relief (4.6)	6	24	6.4	\$2,240.00	6.4	\$2,240.00	
07/15/2022	Watt B	Conferring with Attorney Hill re post trial briefing and motion for entry of judgment		21	0.1	Ψ2,2 10.00	0.1	Ψ2,210.00	
		brief issues (.2); researching cases and issues and drafting motion for entry of judgment,							
	Gilliam,	reinstatement, front pay, prejudgment interest, and declaratory and injunctive relief							
07/20/2022	Matt B	issues for motion for entry of judgment and further relief (4.6)	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
01/20/2022	watt D			70	7.0	\$1,000.00	7.0	\$1,000.00	
		Researching cases and issues and drafting motion for entry of judgment, reinstatement,							
		front pay, prejudgment interest, and declaratory and injunctive relief (4.5); conference							
		with SWA attorney McKeeby re motion for entry of judgment and further relief (.1);							
	Gilliam,	conference with L556 attorney Greenfield re motion for entry of judgment and further							
07/21/2022	Matt B	relief (.1)	4	42	4.7	\$1,645.00	4.7	\$1,645.00	
		Drafting and revising motion for entry of judgment, reinstatement, front pay,							
	Gilliam,	prejudgment interest, and declaratory and injunctive relief (5.5); conferring with							
07/25/2022	Matt B	Attorney Hill re brief, issues, and prejudgment interest (.2)	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
	Gilliam,	Drafting, revising, finalizing and filing motion for entry of judgment, reinstatement, front			T		7		
07/26/2022	Matt B	pay, prejudgment interest, and declaratory and injunctive relief	9	24	9.4	\$3,290.00	9.4	\$3,290.00	
									n/c for
									Nevarez
									hours
	Gilliam,								awarded for
07/27/2022	Matt B	Reviewing SWA and L556 Response to motion for Nevarez sanctions	0	12	0.2	\$70.00	0.0	\$0.00	sanctions
	Gilliam	Researching cases and issues and drafting motion for entry of judgment, reinstatement,	<u> </u>						
07/29/2022		front pay, prejudgment interest, and declaratory and injunctive relief	3	0	3.0	\$1.050.00	2.0	\$1.050.00	
01/29/2022	man B	mont pay, prejudgment interest, and declaratory and injunctive rener	3	U	3.0	\$1,050.00	3.0	\$1,050.00	

	Gilliam,	Case 3:17 cv 92278 X Document 378 1 Filed 12/19/2	2 P	age 5	55 of	103	PageID 10)498		
08/02/2022	Matt B		5	1	8	5.3	\$1,855.00	0.0	\$0.00	n/c
		Communicating with Attorney Hill re								
	Gilliam,									
08/03/2022	Matt B		0	4	2	0.7	\$245.00	0.0	\$0.00	
	Gilliam.	Duesting nonly for constigue motion (5.7), communicating with Attendey Hill as constigue								Nevarez
08/08/2022	Matt B	Drafting reply for sanctions motion (5.7); communicating with Attorney Hill resanctions motion (.2)	5	5	4	5.9	\$2,065.00	0.0	\$0.00	hours awarded for
00,00,2022						0.5	Ψ 2 ,00 2 .00	0.0	Ψ0.00	n/c for
										Nevarez
	C:II:									hours
08/09/2022	Gilliam, Matt B	Revising reply for sanctions motion and incorporating local counsel edits, reviewing Attorney Hill affidavit and preparing separate appendix, and filing reply	3		0	3.0	\$1,050.00	0.0		awarded for sanctions
00/07/2022	Watt B	Reading SWA Resp to Carter Motion for Judgment and Further Relief and outlining				3.0	ψ1,030.00	0.0	ψ0.00	sanctions
		reply (3.3); reading front pay response and outlining reply (1.3); reading declaratory and								
		injunctive relief resp and outlining reply (1.3); reading Local 556 Response to Carter								
		motion for entry of judgment and outlining reply (1.9); researching union punitive								
08/10/2022	Gilliam, Matt B	damages cap issue (.9); communications with client re SWA and Local 556 Resp and Carter Reply (.6)	0	1	8	9.3	\$3,255.00	9.3	\$3,255.00	
06/10/2022			,		0	9.3	\$3,233.00	9.3	\$3,233.00	
08/11/2022	Gilliam,	Outlining and drafting reply to Local 556 Response to Carter motion for entry of	6		0	6.5	\$2.275.00	6.5	¢2 275 00	
06/11/2022	Matt B	judgment (4.9); researching and analyzing Local 556 authorities from its response (1.6)	0	2	0	6.5	\$2,275.00	6.5	\$2,275.00	
		Drafting reply to SWA Resp to Carter Motion for Judgment and Further Relief (8.6); researching declaratory and injunctive relief case law (2.0); drafting reply to Local 556								
	Gilliam,	Response to Carter motion for entry of judgment on union punitive damages cap issue								
08/12/2022	Matt B	(1.4)	12		0	12.0	\$4,200.00	12.0	\$4,200.00	
	G:III	Drafting and revising reply to SWA Resp to Carter Motion for Judgment and Further								
08/13/2022	Gilliam, Matt B	Relief (6.9); researching declaratory and injunctive relief case law (1.8); researching reinstatement and front pay case law (1.4)	10		6	10.1	\$3,535.00	10.1	\$3,535.00	
06/13/2022	Gilliam,	Drafting and revising reply to SWA Resp to Carter Motion for Judgment and Further	10		0	10.1	φ3,333.00	10.1	\$3,333.00	
08/14/2022	Matt B	Relief (8.7); researching declaratory and injunctive relief case law (2.2)	10	5	4	10.9	\$3,815.00	10.9	\$3,815.00	
		Revising and editing reply to SWA Resp to Carter Motion for Judgment and Further								
00/15/2022	Gilliam,	Relief (8.0); drafting reply to L556 response to Carter motion for entry of judgment and	12	1	0	12.2	¢4.655.00	12.2	¢4.655.00	
08/15/2022	Matt B	further relief (5.3) Revising, editing, finalizing, and filing reply to SWA Resp to Carter Motion for	13]	8	13.3	\$4,655.00	13.3	\$4,655.00	
		Judgment and Further Relief, reviewing and incorporating local counsel edits, and								
		preparing and revising appendix with exhibit (8.4); revising, editing, finalizing, and								
00/4 5/2022	Gilliam,	filing reply to L556 response to Carter motion for entry of judgment and further relief	4.0				4.72 7.00		4.72 7.00	
08/16/2022	Matt B Gilliam,	and incorporating local counsel edits (5.1)	13	3	0	13.5	\$4,725.00	13.5	\$4,725.00	
08/18/2022	Matt B	Communicating with client re status of case	0	1	8	0.3	\$105.00	0.3	\$105.00	
	Gilliam,								<u> </u>	
08/30/2022	Matt B	Outlining contents for attorneys fees petition	2	. 3	0	2.5	\$875.00	2.5	\$875.00	
09/21/2022	Gilliam,	Reviewing hours and expenses for all attorneys involved in the case (3.5); preparing exhibits and attachments (.2)	2	,	2	27	¢1 205 00	27	¢1 205 00	
08/31/2022	Matt B	exhibits and attachments (.2)	3	1 4	-2	3.7	\$1,295.00	3.7	\$1,295.00	

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	Cilliana	Preparing attorneys fees petition; preparing MBG affidavit (2.0); researching and drafting legal argument re hourly rate standards (3.0); drafting factual and procedural	2 Pa	age 56	of 103	PageID 104	199		
10/26/2022	Gilliam, Matt B	background (.6)	5	36	5.6	\$1,960.00	5.6	\$1,960.00	
10/20/2022	Gilliam,	Preparing attorneys fees petition; drafting factual and procedural background (1.7);	3	30	3.0	\$1,900.00	3.0	\$1,900.00	
10/27/2022			6	6	6 1	¢2 125 00	6 1	\$2.125.00	
10/27/2022	Matt B	drafting template affidavit for BGP, Matt Hill, and paralegals (4.4)	6	0	6.1	\$2,135.00	6.1	\$2,135.00	
	C:11:	Preparing attorneys fees petition; researching and drafting legal arguments for memo							
10/20/2022		including prevailing party, lodestar standard, and other legal issues to be addressed in	4	40	4.0	¢1 600 00	4.0	¢1 <00 00	
10/28/2022	Matt B	brief (4.8)	4	48	4.8	\$1,680.00	4.8	\$1,680.00	
	C.11.	Preparing attorneys fees petition; reviewing local counsel invoices for information on							
10/01/0000	Gilliam,	\ '' \ \ '' \ \ \ \ '' \ \ \ \ \ \ \ \	-	10		ф1 0 2 0 00		ф1 0 2 0 00	
10/31/2022	Matt B	calculating and reviewing MBG hours total (2.0)	5	12	5.2	\$1,820.00	5.2	\$1,820.00	
	a	Reviewing attorney time for reasonable and necessary time and preparing attorney time							
	Gilliam,								
11/02/2022	Matt B	expense exhibits and information for fees petition (1.1)	3	42	3.7	\$1,295.00	3.7	\$1,295.00	
	Gilliam,								
11/03/2022	Matt B	Communicating with client re status of the case	0	36	0.6	\$210.00	0.6	\$210.00	
	Gilliam.	Reviewing attorney time exhibits for attorneys fees petition to eliminate unnecessary							
11/04/2022	Matt B	time	2	42	2.7	\$945.00	2.7	\$945.00	
	Gilliam,	Drafting attorneys fees petition (.2); reviewing and analyzing case law re nucleus of				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		11 212	
11/07/2022	Matt B	operative facts, keyciting those cases, and incorporating into brief (4.9)	5	6	5.1	\$1,785.00	5.1	\$1,785.00	
	Gilliam,	Assisting with drafting Jason Winford affidavit for attorneys fees petition based on	_			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
11/08/2022	Matt B	information provided by Jason Winford	1	24	1.4	\$490.00	1.4	\$490.00	
	Gilliam,	Reviewing time entry exhibit to MBG attorneys fees affidavit to exclude time not				, , , , , , ,			
11/09/2022	Matt B	reasonably necessary to case	3	6	3.1	\$1,085.00	3.1	\$1,085.00	
		Reviewing Court order for supplemental briefing re prejudgment interest (.2); drafting	_			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, , , , , , , , , , , , , , , , , , , ,	
		and outlining prejudgment interest brief (3.1); communications with MDH re analyzing							
	Gilliam,	prejudgment interest issue and spreadsheet exhibit showing prejudgment interest							
11/11/2022	Matt B	calculation at varying rates (.7)	4	0	4.0	\$1,400.00	4.0	\$1,400.00	
	Gilliam,					72,100100		+-,	
11/13/2022	Matt B	Drafting prejudgment interest brief	3	0	3.0	\$1,050.00	3.0	\$1,050.00	
11,10,2022		Preparing email to court re excel spreadsheet on prejudgment interest accompanying		Ů	5.0	Ψ1,000.00	2.0	Ψ1,000.00	
		filing and sending modifiable excel spreadsheet (.2); revising, finalizing, and filing							
	Gilliam,	supplemental brief re prejudgment interest (6.1); Reviewing MBG time entries exhibit to							
11/14/2022	Matt B	exclude time not reasonably necessary for attorneys fees petition (1.4)	7	42	7.7	\$2,695.00	7.7	\$2,695.00	
11,11,2022		Communications with client re prejudgment interest filings (.2); reading SWA	,	12	,.,	Ψ2,075.00	,.,	Ψ2,075.00	
		prejudgment interest filing and reviewing cited cases (.4); revising MBG time entries							
		exhibit to exclude time not reasonably necessary for attorneys fees petition (3.0);							
		reviewing documents needed for attorneys fees petition, including those related to							
	Gilliam	expenses and attorney affidavits (.5); reviewing pryor and bruce invoices in conjunction							
11/15/2022	Matt B	with MBG time for duplication (1.6)	5	42	5.7	\$1,995.00	5.7	\$1,995.00	
					٥.,	Ψ1,>>0.00	٥.,	Ψ1,>>0.00	

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		Reviewing Court order 19 mot for sanctions against SWA and 1-556 for failure to obey order to produce Nevarez for deposition (.2); preparing bill of costs template (.8);	2 P	age 57	of 103	PageID 10	0500		
		reviewing MBG and Pryor and Bruce entries for claiming fees and expenses (2.1);							
		drafting MBG affidavit (.3); drafting attorney BP affidavit template (.2); revising and							
		drafting MBG attorneys fees affidavit and organizing case law re hourly rates in affidavit							
		and in brief (2.6); assisting with Pryor affidavit, Matt Hill information in affidavit, and							n/c for
		gathering information for affidavit (.8); assisting with Jason Winford affidavit and							Nevarez
		Jenkins and Watkins expenses (.6); separating costs and expenses for attorneys fees							hours
	Gilliam,	petition exhibit (.5); reviewing L556 prejudgment interest brief and corresponding with							awarded for
11/16/2022	Matt B	clients and local counsel re union brief (.2)	8	18	8.3	\$2,905.00	4.7	\$1,645.00	sanctions
11/10/2022	Witt B	Drafting sanction proof of fees brief (1.6); emailing and phone calls with counsel MDH		10	0.3	Ψ2,703.00	1.7	ψ1,013.00	Sanctions
		re information needed for proof of fees, bill of costs, and affidavit, affidavit							n/c for
		requirements, preparation of brief, and case law on hourly rates (1.0); revising MBG							Nevarez
		hours spreadsheet and excluding irrelevant time and calculating total hours and expenses							hours
	Gilliam,	for hours claimed (2.1); researching 37b2C case law on fees (2.4); preparing exhibits							awarded for
11/17/2022	Matt B	and appendix for proof of fees brief (.3)	-	24	7.4	\$2,590.00	0.0	\$0.00	sanctions
11/11/2022	Triut D	Communications with MDH and BGP re bill of costs, affidavit and brief contents,		24	7.4	Ψ2,370.00	0.0	ψ0.00	n/c for
		exhibit contents, and the organization of appendix and exhibits (.7); reviewing brief and							Nevarez
		affidavits, reviewing and incorporating co counsel edits to brief and affidavits,							hours
	Gilliam,	incorporating citations to affidavit to brief (4.5); reviewing new case law citations in							awarded for
11/18/2022	Matt B	brief (.3); preparing exhibits (.7)	6	12	6.2	\$2,170.00	0.0	\$0.00	sanctions
11/10/2022	Matt D	orier (.5), preparing exinores (.7)		12	0.2	φ2,170.00	0.0	Ψ0.00	sanctions
	Gilliam,	Reading Local 556 sanction fees response and outlining reply (.2); reading SWA							
11/23/2022	Matt B	sanction fees response and outlining reply (1.6); drafting consolidated reply brief (6.3)	8	6	8.1	\$2,835.00	8.1	\$2,835.00	
11/23/2022	Gilliam,	Reviewing and evaluating responsive case law for reply brief (3.0); writing consolidated		0	0.1	\$2,633.00	0.1	\$2,633.00	
11/24/2022	Matt B	reply brief and incorporating case law (10.4)	13	24	13.4	\$4,690.00	13.4	\$4,690.00	
11/24/2022	Gilliam,	Revising brief and adding citations (7.6); incorporating local counsel edits, proofreading,	1.	24	13.4	\$4,090.00	13.4	\$4,090.00	
11/25/2022	Matt B	finalizing, and filing (3.1)	10	42	10.7	\$3,745.00	10.7	\$3,745.00	
11/23/2022	Matt D	Reviewing court order re sanctions amounts (.1); reading Court order re entry of	10	42	10.7	\$3,743.00	10.7	\$5,745.00	
	Gilliam,	judgment and communicating with co counsel re decision (1.3); communications with							
12/05/2022	Matt B	client re judgment (.4)	1	48	1.8	\$630.00	1.8	\$630.00	
12/03/2022	Gilliam,	enent to judgment (.4)		40	1.0	φυσυ.υυ	1.0	φυ30.00	
12/06/2022	Matt B	Reviewing federal rules re post judgment procedures and enforcement of relief	/	36	4.6	\$1,610.00	4.6	\$1,610.00	
12/00/2022	Gilliam,	Assisting with reviewing and revising Jason Winford affidavit (1.7); reviewing and		30	4.0	ψ1,010.00	4.0	ψ1,010.00	
12/08/2022	Matt B	revising MBG affidavit (.3); assisting with reviewing and revising Pryor affidavit (.3)	2	18	2.3	\$805.00	2.3	\$805.00	
12/00/2022	Matt D	Communicating with Jason Winford re affidavit and exhibits (.5); revising attorneys fees	-	10	2.3	ΨΟυΟΟ	2.3	ψουσ.ου	
	Gilliam,	brief with procedural history (3.6); organizing list of remaining work on attorneys fees							
12/09/2022	Matt B	petition (1.3)	5	24	5.4	\$1,890.00	5.4	\$1,890.00	
12/07/2022	TVIALL D	<u> </u>	_	24	3.4	ψ1,050.00	J. 4	ψ1,090.00	
		Reviewing Ex 1 chart to declaration time entries for attorneys fees petition to cut							
		unnecessary time for billing judgment (1.5); removing Nevarez time from Ex 1 MBG							
		time entry chart (.4); revising brief to address categories of time entries not reasonably							
	C.11.	necessary (.8); outlining all attorneys fees petition materials needed and tasks remaining							
10/10/2022	Gilliam,	for filing (1.5); reviewing excluded hours (1.2); adding new November and December				Ф о 41 7 00		#0.11.7.00	
12/10/2022	Matt B	time to MBG chart (.2); revising section on expenses in brief (1.3)	6	54	6.9	\$2,415.00	6.9	\$2,415.00	
10/11/2005	Gilliam,	Revising case procedural background section of attorneys fees petition brief; drafting				4. -10.5	اء ،	4. -10.5	
12/11/2022	Matt B	additions to petition procedural background on discovery	4	36	4.6	\$1,610.00	4.6	\$1,610.00	

Reviewing and revising procedural background of attorneys fees petition re discovery (1.2); phone call with Matt Mill mark boby Probability of the control o		1								
reinstatement order and enforcement of court order (.2), fee petition contents (.2); phone call with SWA attorney Mckeeby re reinstatement and sanctions payments (.1); phone call with client about SWA in flight contacting her to coordinate reinstatement (.4); revising calculations of attorneys fees in brief (.3); revising and updating expenses exhibits (.9); preparing bill of costs (1.0); preparing and emailing attorney Hill re bill of Gilliam, costs contents from pryor and bruce (.5); revising fee petition brief in tandem with case 12/12/2022 Matt B law review (3.0) Revising brief to address johnson factors (.8); communications with SWA attorney McKeeby re supersedeas bond (.1); revising brief and incorporating edits (.4); revising brief re prevailing party section of fees petition (2.8); phone call with attorney Hill re supersedeas bond (.4); revising and editing procedural history in fees petition (1.3); drafting appendix cover page for fees petition; drafting fees petition motion, drafting proposed order (.3); communicating with client re supersedeas bond and reinstatement logistics (.4)			Reviewing and revising procedural background of attorneys fees petition re discovery (1.2); phone call with Matt Hill and Bobby Pryor about Paolo 764uest to discuss 12/19/2	2 Pa	age 58	of 103	PageID 1	0501		
call with client about SWA in flight contacting her to coordinate reinstatement (.4); revising calculations of attorneys fees in brief (.3); revising and updating expenses exhibits (.9); preparing bill of costs (1.0); preparing and emailing attorney Hill re bill of Gilliam, costs contents from pryor and bruce (.5); revising fee petition brief in tandem with case law review (3.0) Revising brief to address johnson factors (.8); communications with SWA attorney McKeeby re supersedeas bond (.1); revising brief and incorporating edits (.4); revising brief re prevailing party section of fees petition (2.8); phone call with attorney Hill re supersedeas bond (.4); revising and editing procedural history in fees petition (1.3); drafting appendix cover page for fees petition; drafting fees petition motion, drafting Gilliam, proposed order (.3); communicating with client re supersedeas bond and reinstatement l2/14/2022 Matt B logistics (.4) Organizing Winford affidavit exhibit 1 for fees petition (.1); adding case and record citations to fee petition brief and reviewing case and record cites (4.3); communications Gilliam, with attorney hill re exhibits, brief, petition issues (.9); prepare itemized bill of costs at bable (1.0); retrieving invoices for bill of costs (.5) Communications with client re reinstatement logistics (.2); communication with attorney hill re fees petition exhibits, affidavits, and contents (.9); communication with attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief										
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Gilliam, with attorney hill re exhibits, brief, petition issues (.9); prepare itemized bill of costs 12/15/2022 Matt B table (1.0); retrieving invoices for bill of costs (.5) Communications with client re reinstatement logistics (.2); communications with attorney hill re fees petition exhibits, affidavits, and contents (.9); communication with attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief			Organizing Winford affidavit exhibit 1 for fees petition (.1); adding case and record							
12/15/2022 Matt B table (1.0); retrieving invoices for bill of costs (.5) 6 48 6.8 \$2,380.00 6.8 \$2,380.00			citations to fee petition brief and reviewing case and record cites (4.3); communications							
Communications with client re reinstatement logistics (.2); communications with attorney hill re fees petition exhibits, affidavits, and contents (.9); communication with attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief		Gilliam,	with attorney hill re exhibits, brief, petition issues (.9); prepare itemized bill of costs							
attorney hill re fees petition exhibits, affidavits, and contents (.9); communication with attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief	12/15/2022	Matt B	table (1.0); retrieving invoices for bill of costs (.5)	6	48	6.8	\$2,380.00	6.8	\$2,380.00	
attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief			Communications with client re reinstatement logistics (.2); communications with							
			attorney hill re fees petition exhibits, affidavits, and contents (.9); communication with							
Cities (0)			attorney Winford re affidavit (.6); incorporating attorney Hill edits to fees petition brief							
Gilliam, [(.9); revising orier with case and record citations (1.5); reviewing and revising expenses		Gilliam,	(.9); revising brief with case and record citations (1.5); reviewing and revising expenses							
12/16/2022 Matt B (2.3); outlining tasks remaining to complete fees petition materials (1.0) 7 24 7.4 \$2,590.00 7.4 \$2,590.00	12/16/2022	Matt B	(2.3); outlining tasks remaining to complete fees petition materials (1.0)	7	24	7.4	\$2,590.00	7.4	\$2,590.00	
Phone call with attorney hill re attorneys time entry charts and petition contents (1.2);			Phone call with attorney hill re attorneys time entry charts and petition contents (1.2);							
reviewing attorney chappell (1.4), Gilliam (3.4), and Jennings entries for inclusion (1.7),										
exclusion, and redaction; updating fees petition lodestar table calculations (.5);										
Gilliam, incorporate attorney hill edits to motion (.1); organizing invoices into exhibit for bill of										
12/17/2022 Matt B costs (.2); outlining remaining work to complete for fees petition (.3) 8 48 8.8 \$3,080.00 8.8 \$3,080.00	12/17/2022	Matt B	costs (.2); outlining remaining work to complete for fees petition (.3)	8	48	8.8	\$3,080.00	8.8	\$3,080.00	

| 12/17/2022 | Matt B | costs (.2); outlining remaining work to complete for fees petition (.3) | 8 | 48 | 8.8 | \$3,080.00 | 8.8 | \$3,080.00 | TOTAL | 4676 | 2308 | 5060.8 | \$1,771,280.00 | 4715 | \$1,650,390.00 |

EXHIBIT 2

Date	User	Descriptions 8:17-cv-02278-X Document 378-1 Filed 12/19/22 Page	Actual Hours O	Actual Mins ³	Actual Tinke 96	Actual 0503	Time Sought	Amount Sought	n/c
		Disc MBG re Foundation representation, edit request memo to RJL re same, rev evidence re client, emails							
05/16/2017	Chappell, Milton L	MBG re client, research re same	1	24	1.4	\$560.00	1.4	\$560.00	
		Disc MBG re status & strategy of representation, mtg client, causes of action, EEOC, etc.; research re same	0	54	0.9	\$360.00	0.9	\$360.00	
		Scheduling client mtg	0	Ŭ	0.1	\$40.00	0.1	\$40.00	
06/02/2017	Chappell, Milton L	Client mtg re status & strategy of case, rev facts, mtg w/ MBG & JDJ re same	1	48	1.8	\$720.00	1.8	\$720.00	
		Emails & Disc JDJ & MBG re status, strategy, causes of action, arb, EEOC, client, conflicts, etc., research							
	Chappell, Milton L		2	18	2.3	\$920.00	0.0	\$0.00	
	Chappell, Milton L		0	50	0.5	\$200.00	0.0	\$0.00	
		Emails co-counsel re	1	42	1.7	\$680.00	0.0	\$0.00	
		Emails co-counsel re	0	12	0.2	\$80.00	0.0	\$0.00	
	Chappell, Milton L	emails re same	0	36	0.6	\$240.00	0.0	\$0.00	
	Chappell, Milton L		2	24	2.4	\$960.00	0.0	\$0.00	
08/22/2017	Chappell, Milton L	Disc JDJ & MBG re	2	18	2.3	\$920.00	0.0	\$0.00	n/c
		Status & strategy discs MBG & JDJ re causes of action, forums, complaint, EEOC matters, rev facts,							
08/23/2017	Chappell, Milton L		4	54	4.9	\$1,960.00	0.0	\$0.00	n/c
		Disc BNC, MBG, JDJ re EEOC charges, DFR complaint against union, emails; edit							
08/24/2017	Chappell, Milton L	draft complaint	3	48	3.8	\$1,520.00	0.0	\$0.00	
08/25/2017	Chappell, Milton L	Edit DFR complaint, disc JDJ & MBG re same	1	42	1.7	\$680.00	0.0	\$0.00	n/c
		Disc JDJ re Hand waiver and status & strategy of case against Southwest,							
	Chappell, Milton L		1	6	1.1	\$440.00	0.0	\$0.00	
09/06/2017	Chappell, Milton L	emails re same, disc JDJ re same	0	48	0.8	\$320.00	0.0	\$0.00	n/c
		email & disc JDJ re same & status &							
		strategy re arbitration	1	42	1.7	\$680.00	0.0	\$0.00	
		Amended complaint disc & emails re status & strategy, arb issues as well	1	18	1.3	\$520.00	0.0	\$0.00	
		Edit Amended Complaint, disc MBG & JDJ re same, files, emails	3	18	3.3	\$1,320.00	0.0	\$0.00	n/c
09/13/2017	Chappell, Milton L	Disc MBG & JDJ re amended complaint & EEOC matters, status & strategy, emails	2	24	2.4	\$960.00	2.4	\$960.00	
		Rev Amended Complaint, emails, research re Southwest contacts & emails for arb demand, disc MBG re							
		status & strategy of case,	1	18	1.3	\$520.00	0.0	\$0.00	
	Chappell, Milton L		0	36	0.6	\$240.00	0.0	\$0.00	
		Rev emails re motion to dismiss and amended complaint	0	Ü	0.1	\$40.00	0.0	\$0.00	
		Arbitration matters, emails re scheduling arb hrg	0	24	0.4	\$160.00	0.0	\$0.00	
		Emails re union filing new motion to dismiss, status & strategy, files	0	12	0.2	\$80.00	0.0	\$0.00	
	Chappell, Milton L		0	24	0.4	\$160.00	0.0	\$0.00	
		Client matters, research re reports or case, emails re press reports re case, co-counsel emails	0	48	0.8	\$320.00	0.0	\$0.00	
		Emails MBG re Southwest extension request for responding to complaint, status & strategy	0		0.2	\$80.00	0.0	\$0.00	
		Email MBG re client live interview show, status & strategy	0	Ü	0.1	\$40.00	0.0	\$0.00	
		Emails co-counsel & others re offer of info from anonymous source, research re source, files	0	.0	0.8	\$320.00	0.0	\$0.00	
10/10/2017	Chappell, Milton L	Research & email co-counsel re blocking of pro life messages on Twitter	0	6	0.1	\$40.00	0.1	\$40.00	
10/11/2015		Email client reddisc. MBG		•		* * * * * * * * * * * * * * * * * * *		40.00	,
		re same; Disc JDJ re	1	30	1.5	\$600.00	0.0	\$0.00	
10/17/2017	Chappell, Milton L	Research re protected speech, email MBG & JDJ re same	0	12	0.2	\$80.00	0.0	\$0.00	n/c
		Research & disc JDJ & MBG re status & strategy of causes of action, arbitration issues, evidence, client							,
10/18/2017	Chappell, Milton L		3	18	3.3	\$1,320.00	0.0	\$0.00	n/c
		Rev email from Southwest atty re defamation, disc MBG & JDJ re proper response, rev facts, emails re				.			
10/23/2017	Chappell, Milton L		0	54	0.9	\$360.00	0.0	\$0.00	n/c
		Prep & participate in client conf call re defamation charges by Southwest, public statements, status &							
		strategy of case, debriefing w/MBG & JDJ; emails re same	2	36	2.6	\$1,040.00	0.0	\$0.00	
		Rev client video, research on defamation issue, email MBG re same	0	10	0.3	\$120.00	0.0	\$0.00	
10/31/2017	Chappell, Milton L	Client email, research re TWU agency fee policy, membership rights	0	24	0.4	\$160.00	0.0	\$0.00	n/c

11/01/2017	Chappell, Milton L	Rev client video, email re same Research Padverse action, email MBG re same Ocument 378-1 Filed 12/19/22 Pag	0	f 1032	0.2	\$80,00	0.0	\$0.00 n/c
11/02/2017	Chappell, Milton L	Research readverse action, email MBG resame Ocument 378-1 Filed 12/19/22 Pag	s oπ θ	1 1052	Payy	1 88 66	0.0	\$0.00 n/c
11/07/2017	Chappell, Milton L	Research re employers' social media policies, emails co-counsel re same	0	18	0.3	\$120.00	0.0	\$0.00 n/c
11/08/2017	Chappell, Milton L	Disc MBG re	0	24	0.4	\$160.00	0.0	\$0.00 n/c
11/22/2017	Chappell, Milton L	Arbitration prep, p/c MBG re staffing for arbitration, emails re same, research, travel prep	3	24	3.4	\$1,360.00	0.0	\$0.00 n/c
		Travel prep & prep for arbitration, rev documents, emails client & co-counsel re status & strategy, disc JDJ						
11/27/2017	Chappell, Milton L	1	8	48	8.8	\$3,520.00	0.0	\$0.00 n/c
		Travel & arbitration prep, rev documents, emails JDJ re same & research projects	4	6	4.1	\$1,640.00	0.0	\$0.00 n/c
	• • •	Travel to Dallas for arbitration, prep for arbitration, disc JDJ re same	10	0	10.0	\$4,000.00	0.0	\$0.00 n/c
		Prep for arbitration, disc client, witnesses, JDJ re same, respond to motions, etc.	12	30	12.5	\$5,000.00	0.0	\$0.00 n/c
		Prep for arbitration, prep client & witnesses, disc Southwest counsel, disc JDJ re same	16		16.0	\$6,400.00	0.0	\$0.00 n/c
		Prep & participate in arbitration, disc client, witnesses & JDJ	18		18.0	\$7,200.00	0.0	\$0.00 n/c
		Prep & participate in arbitration, disc client & JDJ re same	9		9.5	\$3,800.00	0.0	\$0.00 n/c
		Travel back from Dallas and arbitration	7	0	7.0	\$2,800.00	0.0	\$0.00 n/c
		Debriefing MBG & GMT re arbitration and case	1	12	1.2	\$480.00	0.0	\$0.00 n/c
12/11/2017	Chappen, Whiton E	Debriefing JDJ re arbitration, status & strategy re post-hearing brief, research projects, email client, file	1	12	1.2	ψ100.00	0.0	φο.οο π.σ
12/13/2017	Chappell, Milton L		2	36	2.6	\$1,040.00	0.0	\$0.00 n/c
12/20/2017		Emails re court reporter, TWU observer questions, & arbitration check request	0		0.2	\$80.00	0.0	\$0.00 n/c
12/20/2017	Chappen, Million L	Rev ABA material on free speech in the digital age, other arbitration brief research, email JDJ & MBG re	U	12	0.2	\$60.00	0.0	\$0.00 11/6
		same; disc MBG & JDJ re						
12/21/2017	Channall Milton I		2	6	2.1	\$840.00	0.0	\$0.00 n/c
	Chappell, Milton L	Rev related case transcript & decision by our arbitrator for post hearing arbitration brief		6	2.1	\$840.00	0.0	
	* *		1	48 42	1.8 0.7	\$720.00	0.0	\$0.00 n/c
01/03/2018	Chappell, Militon L	Edit Hand & Carter's EEOC affidavits, disc JDJ re same	0	42	0.7	\$280.00	0.0	\$0.00 n/c
04/07/2040		rev arbitration transcript,			0.0	42 40 00	0.0	40.00
	Chappell, Milton L		0	54	0.9	\$360.00	0.0	\$0.00 n/c
		Disc JDJ re arbitration brief contents, strategy, schedule	0	42	0.7	\$280.00	0.0	\$0.00 n/c
		Email JDJ re contents of arbitration brief	0	6	0.1	\$40.00	0.0	\$0.00 n/c
		Emails client & JDJ re status, strategy, edit arb brief	1	48	1.8	\$720.00	0.0	\$0.00 n/c
01/24/2018	Chappell, Milton L	Emails JDJ re contents or arbitration brief, strategy & status	0	18	0.3	\$120.00	0.0	\$0.00 n/c
		Rev arb hrg transcript for arb brief, email JDJ re arb brief references to transcript, status & strategy of brief	2	54	2.9	\$1,160.00	0.0	\$0.00 n/c
01/29/2018	Chappell, Milton L	Disc JDJ re status and strategy of arbitration matter, briefing, disc MBG re	0	24	0.4	\$160.00	0.0	\$0.00 n/c
		Rev our final arb brief, rev SWA final arb brief, emails client, emails co-counsel re status & strategy, disc						
	Chappell, Milton L		1	54	1.9	\$760.00	0.0	\$0.00 n/c
		Rev new decisions helpful to case, email co-counsel re same, client communication rev & responses	0	30	0.5	\$200.00	0.5	\$200.00
		Client & co-counsel emails re EEOC status	0	~	0.1	\$40.00	0.1	\$40.00
03/12/2018	Chappell, Milton L	Research & emails re transfer of judge	0		0.3	\$120.00	0.3	\$120.00
		Client emails, research, response	0		0.2	\$80.00	0.2	\$80.00
		Rev emails & disc MBG re status & strategy for status/Rule 26(f) scheduling conf, research	0		0.8	\$320.00	0.8	\$320.00
		Client status emails, emails co-counsel re scheduling client metting	0		0.3	\$120.00	0.3	\$120.00
		Client & co-counsel emails re client mtg, status & strategy of case	0		0.3	\$120.00	0.3	\$120.00
		Scheduling client meeting emails, disc MBG re strategy for conf of attys re status conf	0		0.4	\$160.00	0.4	\$160.00
		Prep and attend attys' conf call re status conf w/judge, status & strategy disc MBG & JDJ re same, client						
04/26/2018	Chappell, Milton L	mtg re federal case, EEOC, & arbitration	3	42	3.7	\$1,480.00	0.0	\$0.00 n/c
		Rev arbitration decision, disc client, JDJ & MBG re same, emails re same,	1	36	1.6	\$640.00	0.0	\$0.00 n/c
		Research & emails MBG re mediators, status & strategy; research & edit proposed joint scheduling order,						
05/01/2018	Chappell, Milton L	emails MBG re same	0	42	0.7	\$280.00	0.7	\$280.00
		Emails, research & disc MBG re scheduling order disputes, edit scheduling order & related documents	0		0.9	\$360.00	0.9	\$360.00
52, 5., 2010	, IIIIIIII E	disc MBG re same, research, emails; research re	Ů		Ų.,,	+500.00	V.2	1
05/08/2018	Chappell, Milton L	emails co-counsel re same	2	6	2.1	\$840.00	0.0	\$0.00 n/c
55, 55, 2510	mppen, minori E				2.1	Ψ310.00	0.0	Ψ0.00 2.00
05/14/2018	Chappell, Milton L		1	12	1.2	\$480.00	0.0	\$0.00 n/c
03/17/2010	Tenappen, wintoll L		1	12	1.2	ψ+60.00	0.0	φυ.υυ 11/0

			1					
05/18/2018	Chappell, Milton L	Research & emails re response to defendants' objection to court order re motion to dismiss	\sim 62 $^{\circ}$	f 1034	0.3	\$120,00	0.3	\$120.00
06/01/2018	Chappell, Milton L	Disc MBG & 9D) re status, chemicalions, rederations, rederations, etc. Filed 12/19/22 Pag	2 02 6	1 1034	Page	46.69.65 CIL	0.4	\$160.00
06/18/2018	Chappell, Milton L	Research & edit second amended complaint, emails MBG re same	0	42	0.7	\$280.00	0.7	\$280.00
		Research & edit stipulation for filing second amended complaint, disc MBG re same & 2d amended						
06/19/2018	Chappell, Milton L	complaint, emails	0	42	0.7	\$280.00	0.7	\$280.00
07/29/2018	Chappell, Milton L	Research & edit response to second MTD, emails MBG re same	2	48	2.8	\$1,120.00	2.8	\$1,120.00
08/01/2018	Chappell, Milton L	Edit opposition to union's MTD, disc & emal MBG re same	0	54	0.9	\$360.00	0.9	\$360.00
08/10/2018	Chappell, Milton L	Research & email MBG & JDJ re	0	18	0.3	\$120.00	0.0	\$0.00 n/c
12/24/2018	Chappell, Milton L	Emails re oral argument, mediator search	0	12	0.2	\$80.00	0.2	\$80.00
		Scheduling order research, matters & emails	0	12	0.2	\$80.00	0.2	\$80.00
		Mediator and mediation issues, emails re same, research	0	1	0.3	\$120.00	0.3	\$120.00
		Edit draft mediation order, emails co-counsel re same	0	18	0.3	\$120.00	0.3	\$120.00
		Disc MBG re status & strategy post-decision	0		0.2	\$80.00	0.2	\$80.00
		Prep, research & attend post-decision strategy discussion w/MBG & JDJ, emails	1	54	1.9	\$760.00	1.9	\$760.00
		Rev decision, email MBG re stats & strategy re amended DFL count	0		0.6	\$240.00	0.0	\$0.00 n/c
		Research & emal MBG re	0	1	0.2	\$80.00	0.0	\$0.00 n/c
		Research & edit third amended complaint, emails & disc, MBG re same	2	24	2.4	\$960.00	0.0	\$0.00 n/c
03/18/2019		Research & edits response to motion to strike, emails	0	1	0.9	\$360.00	0.0	\$0.00 n/c
03/10/2019	Chappen, Mintoli L	Disc MBG re status & strategy of reply to motion to strike amended complaint, edit rule 26(a) disclosures &	- 0	54	0.9	Ψ500.00	0.0	φυ.ου μ/υ
03/29/2019	Channell Milton I	draft surreply, emails re same	1	48	1.8	\$720.00	0.0	\$0.00 n/c
03/29/2019	Chappen, Winton L	Rev judge's order requiring amended complaint, research & emails co-counsel re status & strategy for	1	40	1.0	\$720.00	0.0	\$0.00 li/C
04/05/2010	Channall Milton I	amended complaint	0	42	0.7	\$280.00	0.0	\$0.00 n/c
04/03/2019	Chappell, Milton L	Research & edit Fourth Amended Complaint, emails MBG re same	0		0.7	\$320.00	0.8	\$320.00
		Rev supplemental disclosures & email MBG re same	0	1	0.8	\$80.00	0.8	\$80.00
		Research & edit discovery requests, emails MBG re same	2			\$920.00		\$920.00
			0	18	2.3	\$120.00	2.3	· · · · · · · · · · · · · · · · · · ·
		Research & further edits of final discovery interrogatories & RTP, emails re same	Ü	10	0.3		0.3	\$120.00
		Disc MBG re status & strategy of recent discovery filings, SJ possibility	0	0	0.1	\$40.00 \$40.00	0.1	\$40.00 \$40.00
		Discovery issues & emails	0	10				· · · · · · · · · · · · · · · · · · ·
		Prep & disc MBG & JDJ re status & strategy of discovery, protective orders, etc.	2	12	2.2	\$880.00	2.2	\$880.00
		Disc MBG re protective order, discovery motion status & strategy	0		0.3	\$120.00	0.3	\$120.00
		Disc MBG re status & strategy of discovery responses, communications, compromises	0		0.4	\$160.00	0.4	\$160.00
		Client & co-counsel emails re client status	0		0.1	\$40.00	0.1	\$40.00
		Client communication, emails & disc MBG re same	0		0.2	\$80.00	0.2	\$80.00
		Rev draft protective order, emails	0		0.3	\$120.00	0.3	\$120.00
		Disc MBG re protective order & discovery issues	0	10	0.3	\$120.00	0.3	\$120.00
		Research & emails re discovery issues	0		0.3	\$120.00	0.3	\$120.00
		Research & disc & emails MBG re sample words for discovery	0		0.4	\$160.00	0.4	\$160.00
		Discovery matters & emails	0		0.4	\$160.00	0.4	\$160.00
		Discovery matters, rev & emails	0		0.2	\$80.00	0.2	\$80.00
		Disc MBG re process service for non-party subpoena	0		0.2	\$80.00	0.2	\$80.00
		Research & emails re new judge assignment	0		0.2	\$80.00	0.0	\$0.00 n/c
		Disc MBG re discovery status & strategy, work-product privilege, edit demand letter to union	0		0.9	\$360.00	0.9	\$360.00
		Edit email re settlement offer	0		0.2	\$80.00	0.2	\$80.00
		Disc MBG re motions to compel discovery status & strategy	0		0.6	\$240.00	0.6	\$240.00
		Disc JDJ re status & strategy of processing discovery documents	0		0.4	\$160.00	0.4	\$160.00
		Disc MBG re status & strategy of discovery issues	0		0.6	\$240.00	0.6	\$240.00
11/21/2019	Chappell, Milton L	Disc JDJ re discovery matters & strategy	0		0.4	\$160.00	0.4	\$160.00
03/04/2020	Chappell, Milton L	Disc MBG re status & strategy of discovery extension	0		0.2	\$80.00	0.2	\$80.00
		Research & edit motion to compel discovery, emails	2	1	2.9	\$1,160.00	2.9	\$1,160.00
		Research & email re	0		0.3	\$120.00	0.0	\$0.00 n/c
05/18/2020		Research & p/c MBG re status & strategy of response to TWU's email	0		0.9	\$360.00	0.9	\$360.00
		Email re research & email re subpoena return				-		
05/27/2020	Chappell, Milton L.	location and assistance	0	18	0.3	\$120.00	0.0	\$0.00 n/c
		-					~.~	

06/03/2020	Chappell, Milton L	Research & edit subpoena ducus tecum & notice, emails Rev unfor response to MTC, emails P same Document 378-1 Filed 12/19/22 Pag	0	f 10 ⁴⁸	0.8	\$320,00	0.8	\$320.00
			e 03 ₈	10	Page		0.8	\$320.00
		Rev notice of discovery hearing, emails MBG	0		0.2	\$80.00	0.2	\$80.00
		Emails re Audrey Stone subpoena status & strategy, edits	0		0.2	\$80.00	0.2	\$80.00
		Disc MBG re status & strategy for reply brief, discovery hearing	0		0.6	\$240.00	0.6	\$240.00
		Research & edit Motion to Compel Reply brief, emails re same	3		3.4	\$1,360.00	3.4	\$1,360.00
06/19/2020		Rev filed reply brief, emails re same	0	10	0.3	\$120.00	0.3	\$120.00
06/23/2020	Chappell, Milton L	Rev discovery decisions, emails MBG re same	0	42	0.7	\$280.00	0.7	\$280.00
		Research & disc MBG & JDJ re Southwest demands re summons served on Audrey Stone, status & strategy						
	Chappell, Milton L		0	54	0.9	\$360.00	0.9	\$360.00
		P/c MBG re Southwest's complaints about Stone service & possible sanctions motion	1	12	1.2	\$480.00	1.2	\$480.00
		Rev SWA's sanctions motion, research, p/c MBG re status & strategy of response	2		2.8	\$1,120.00	2.8	\$1,120.00
		Disc MBG re status & strategy of opposition to SWA sanctions motion	0	42	0.7	\$280.00	0.7	\$280.00
		Research & edit opposition brief to sanctions motion, two declarations, emails	4	48	4.8	\$1,920.00	4.8	\$1,920.00
07/17/2020	Chappell, Milton L	Debriefing disc w/MBG & status & strategy of pending sanctions motion	0	36	0.6	\$240.00	0.6	\$240.00
07/20/2020	Chappell, Milton L	Rev two articles re sanctions motion & response, emails co-counsel & client re same	0	36	0.6	\$240.00	0.0	\$0.00 n/c
07/21/2020	Chappell, Milton L	Rev SWA reply brief and related documents	1	18	1.3	\$520.00	0.0	\$0.00 n/c
07/22/2020	Chappell, Milton L	Research, emails & p/c MBG & JDJ re status & strategy for supplemental declarations & sur-reply	2	48	2.8	\$1,120.00	2.8	\$1,120.00
07/23/2020	Chappell, Milton L	Research, emails & edit, sur-reply, two declarations & related documents, disc MBG & JDJ re same	3	6	3.1	\$1,240.00	3.1	\$1,240.00
		Research & edit motion to file sur-reply brief & related documents, emails & p/c MBG & AKF re status &						
07/24/2020	Chappell, Milton L	strategy of same	3	48	3.8	\$1,520.00	3.8	\$1,520.00
	••	Emails re court briefing schedule on sur-reply motion, rev SWA opposition motion, emails re status &						
07/27/2020	Chappell, Milton L	strategy of reply brief, disc MJB re same	1	6	1.1	\$440.00	1.1	\$440.00
		Research & edit reply brief, emails & disc MBG re same	2	54	2.9	\$1,160.00	2.9	\$1,160.00
	11	Disc. & debriefing MBG re filing of sur-reply reply brief & status & strategy re court order to file						
07/30/2020	Chappell, Milton L	declarations & brief re circumstances of obtaining SWA information	1	24	1.4	\$560.00	1.4	\$560.00
		Email re response to union discovery extension request; research & disc MBG re status & strategy of court						
07/31/2020	Chappell, Milton L	· · · · · · · · · · · · · · · · · · ·	1	36	1.6	\$640.00	1.6	\$640.00
		Research & edit two declarations & privilege brief, emails co-counsel re status & strategy of same	3		3.6	\$1,440.00	3.6	\$1,440.00
		Disc & p/c MBG re status & strategy of declarations of privilege brief & filings with court	1	24	1.4	\$560.00	1.4	\$560.00
		Research, disc & emails MBG re discovery motions status & strategy	0	1	0.6	\$240.00	0.6	\$240.00
		Disc MBG re status & strategy of santctions motion & discovery motions	0		0.2	\$80.00	0.2	\$80.00
		Rev & email re SWA supplemental letter to judge re sanction request, status & strategy of reply	0	1 1	0.2	\$80.00	0.2	\$80.00
		Rev sanctions order, emails re same	0		0.4	\$160.00	0.0	\$0.00 n/c
	Chappell, Milton L		0		0.6	\$240.00	0.0	\$0.00 n/c
	Chappell, Milton L		0		0.4	\$160.00	0.0	\$0.00 n/c
		Edit client emails, emails co-counsel re	0		0.6	\$240.00	0.0	\$0.00 n/c
		Email re discovery hearing	0		0.1	\$40.00	0.1	\$40.00
		Emails re form for noticing change of lead counsel	0	6	0.1	\$40.00	0.1	\$40.00
		Rev discovery order, emails re same	0	24	0.4	\$160.00	0.4	\$160.00
		Research & emails re discovery & scheduling matters	0	18	0.3	\$120.00	0.3	\$120.00
2		Research, p/c MBG & JDJ & emails re scheduling defendant depositions, response to SWA change in	T S	13	0.0	+120.00	0.5	7
10/15/2020		document production terms & procedures	0	36	0.6	\$240.00	0.6	\$240.00
	* *	Discovery matters research & emails re 30(b)(6) notice & contents	0		0.2	\$80.00	0.2	\$80.00
		Emails re depositions scheduling	0		0.1	\$40.00	0.1	\$40.00
		Research & edit motion to compel, emails re same	0		0.9	\$360.00	0.9	\$360.00
		Research, emails & p/c MBG re status & strategy of discovery, depositions & motion to compel	1	18	1.3	\$520.00	1.3	\$520.00
		Research & emails re status & strategy of discovery, depositions, motion to compel	0		0.6	\$240.00	0.6	\$240.00
10/20/2020	Chappen, Militoli L	Research, emails & pt/c MBG & JDJ re status & strategy for discovery, depositions & motion to compel,	0	50	0.0	Ψ2π0.00	0.0	Ψ2-τ0.00
10/27/2020	Channell Milton I	especially new SWA Rule 45 sub to client's doctors	2	42	2.7	\$1,080.00	2.7	\$1,080.00
		SWA 30(b)(6) deposition, emails MBG & JDJ re status & strategy, p/c JDJ re same	0	-	0.7	\$280.00	0.7	\$280.00
		Disc JDJ re status & strategy of protective order for subpoena to client's medical personnel	0		0.7	\$160.00	0.7	\$160.00
11/03/2020	Chappen, Militoli L	place and to status & strategy of protective order for supportia to effects medical personner	U	∠4	0.4	φ100.00	0.4	φ100.00

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11/16/2020	Chappell, Milton L	Research, conf call with MBG & IDJ re status & strategy of discovery issues, emails, another p/c with MBG re-status & strategy of discovery response Ocument 378-1 Filed 12/19/22 Pag	e 64 g	f 103 ₆	Page	eID _{\$} 1,945,9,7	2.6	\$1,040.00	
11/20/2020		Research & p/c MBG re status & strategy for client deposition & protective order, emails	0	36	0.6	\$240.00	0.6	\$240.00	
12/11/2020	Chappell, Milton L	Disc MBG & JDJ re status & strategy for oral argument re motion to compel SWA discovery	0	18	0.3	\$120.00	0.3	\$120.00	
12/14/2020	Chappell, Milton L	Research & email re amount to pay witness for depo travel expenses	0	24	0.4	\$160.00	0.4	\$160.00	
01/04/2021	Chappell, Milton L	Disc MBG re s	1	18	1.3	\$520.00	0.0	\$0.00 n/c	
01/07/2021	Chappell, Milton L	Client communication re	1	48	1.8	\$720.00	0.0	\$0.00 n/c	
	Chappell, Milton L		0	24	0.4	\$160.00	0.0	\$0.00 n/c	
	11	Research & disc MBG re							
01/11/2021	Chappell, Milton L		0	24	0.4	\$160.00	0.0	\$0.00 n/c	
	Chappell, Milton L	Disc MGB re	1	12	1.2	\$480.00	0.0	\$0.00 n/c	
	·	Disc MBG re status & strategy of SJ motion & related papers	0		0.4	\$160.00	0.4	\$160.00	
		Disc MBG re status & strategy of summary judgment	0		0.8	\$320.00	0.8	\$320.00	
		Disc MBG re status & strategy of summary judgment arguments & status of law re same	0		0.6	\$240.00	0.6	\$240.00	
		Rev client email, emails MBG re same	0		0.1	\$40.00	0.1	\$40.00	
		Disc MBG re status & strategy of SJ motion, affidavits & potential witnesses	0		0.4	\$160.00	0.4	\$160.00	
		Disc MBG re status & strategy of SJ arguments	0	24	0.4	\$160.00	0.4	\$160.00	
	Chappell, Milton L	Disc 17DO to status & strategy of St arguments	0	54	0.4	\$360.00	0.4	\$0.00 n/c	
03/10/2021	Chappen, whiton L		0	54	0.9	\$300.00	0.0	\$0.00 11/0	
02/17/2021	Channell Miles I		2	10	2.2	\$020.00	0.0	\$0.00 m/a	
03/17/2021	Chappell, Milton L			18	2.3	\$920.00	0.0	\$0.00 n/c	
00/10/2001	CI II NEIL I	Disc MBG re	2		2.1	Ø1 2 40 00	0.0	Φ0.00. /	
	Chappell, Milton L		3	6	3.1	\$1,240.00	0.0	\$0.00 n/c	
	* *	Rev Roscello v. SWA & email MBG re analysis and use in SJ motion	0		0.7	\$280.00	0.0	\$0.00 n/c	
	Chappell, Milton L		0	V	0.1	\$40.00	0.0	\$0.00 n/c	
04/09/2021	Chappell, Milton L	Disc MBG re status & strategy of summary judgment arguments	0	18	0.3	\$120.00	0.3	\$120.00	
		Disc MBG re status & strategy of summary judgment argument re relief for RLA claim and status & srategy							
04/14/2021	Chappell, Milton L	of Title VII claim in general	1	12	1.2	\$480.00	0.0	\$0.00 n/c	
		Disc MBG re summary judgment status, strategy, arguments & review/edit schedule; protective order &							
		filing under seal matters	0	36	0.6	\$240.00	0.6	\$240.00	
	Chappell, Milton L		0		0.4	\$160.00	0.0	\$0.00 n/c	
04/27/2021	Chappell, Milton L	Research, disc & email re protective order & status & strategy of SJ motion & related memorandum	0	30	0.5	\$200.00	0.5	\$200.00	
		Emails & disc MBG re status & strategy of SJ memorandum, scheduling edits & rev, arguments &							
	Chappell, Milton L		0	36	0.6	\$240.00	0.6	\$240.00	
04/30/2021	Chappell, Milton L	Research & edit SJ memorandum re union; disc MBG re same, emails re same	6	42	6.7	\$2,680.00	6.7	\$2,680.00	
05/02/2021	Chappell, Milton L	Research & edit SJ memorandum re SWA, emails	5	36	5.6	\$2,240.00	5.6	\$2,240.00	
		Disc MBG re affidavit, SJ arguments, new potential discovery issues & edit Carter affidavit & related							
05/03/2021	Chappell, Milton L	emails & MBG discs	1	18	1.3	\$520.00	1.3	\$520.00	
		Rev related case & emails co-counsel re same; rev request for SJ filing extension, emails & disc co-counsel							
05/04/2021	Chappell, Milton L		0	36	0.6	\$240.00	0.6	\$240.00	
		Disc MBG re court's reopening of discovery & extending SJ deadline	0		0.3	\$120.00	0.3	\$120.00	
		Rev judge's order reopening discovery & revised scheduling order, disc MBG re both & status & strategy of							
05/06/2021		additional discovery & mediation	1	36	1.6	\$640.00	1.6	\$640.00	
		Disc MBG re status & strategy for discovery	0		0.1	\$40.00	0.1	\$40.00	
	Tr , ,	Research & edit new discovery requests to defendants, disc MBG & emails re status & strategy of discovery				7.0.00		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
05/24/2021	Chappell, Milton L	, ,	1	42	1.7	\$680.00	1.7	\$680.00	
		Disc MBG re status & strategy of discovery requests & risks	0		0.6	\$240.00	0.6	\$240.00	
	Chappell, Milton L		1	6	1.1	\$440.00	0.0	\$0.00 n/c	
		Research & disc MBG re mediation issues, emails re same	0	48	0.8	\$320.00	0.8	\$320.00	
55/52/2021	Chappen, Mintoli L		0	70	0.0	Ψ320.00	0.0	Ψ320.00	
06/03/2021	Channell Milton I	Research & disc MBG re	2	36	2.6	\$1,040.00	0.0	\$0.00 n/c	
00/03/2021	Chappen, Million L	Research of case law, disc MBG re		30	2.0	φ1, 04 0.00	0.0	φυ.υυ 11/0	
06/04/2021	Channall Milton I		2	26	26	\$1.440.00	0.0	\$0.00 2/2	
00/04/2021	Chappell, Milton L		3	36	3.6	\$1,440.00	0.0	\$0.00 n/c	

06/07/2021	Chamall Mcham I	December 1 to MDC	1	10	1.0	¢400.00	0.0	¢0.00/:
06/07/2021	Chappell, Milton L	Research & rev caselaw, disc MBG re Research & disc MBG re 12/13 9/22 Pag	e 65 ф	f 1032	Page	\$480.00	0.0	\$0.00 n/c
			σ σσ φ			· · · · · · · · · · · · · · · · · · ·	0.0	\$0.00 n/c
		Research & email re mediation status & strategy, edit mediation opening statement, emails re same	1	54	1.9	\$760.00	1.9	\$760.00
		Disc & p/c MBG re mediation hearing, offers & counter offers, debriefing	1	24	1.4	\$560.00	1.4	\$560.00
06/23/2021	Chappell, Milton L		0	54	0.9	\$360.00	0.0	\$0.00 n/c
06/25/2021	Chappell, Milton L	Disc MBG re	0	12	0.2	\$80.00	0.0	\$0.00 n/c
06/29/2021	Chappell, Milton L	Disc MBG re status & strategy of further discovery, motions to compel, & needed evidence for SJ motions	1	36	1.6	\$640.00	1.6	\$640.00
07/01/2021	Chappell, Milton L.	Research & disc MBG re status & strategy of new discovery requests, edit new discovery requests, emails	1	36	1.6	\$640.00	1.6	\$640.00
		Disc MBG re discovery dispute p/c with SWA, status & strategy	0		0.4	\$160.00	0.4	\$160.00
		Disc MBG re status & strategy of motion to compel against SWA	0		0.3	\$120.00	0.3	\$120.00
		Research, disc MBG & edit motion to compel discovery, emails re same	2		2.3	\$920.00	2.3	\$920.00
07/27/2021		Further rev & emails re motion to compel, disc MGB re same	0	_	0.6	\$240.00	0.6	\$240.00
07/27/2021	Chappen, Winton L	t differ few & cinains for insolin to compet, disc MOD to same	0	30	0.0	Ψ2-10.00	0.0	Ψ240.00
09/02/2021	Chappell, Milton L.	Research & rev of orders re motion to file under seal & related discovery matters, emails MBG re same	0	12	0.2	\$80.00	0.2	\$80.00
		Rev union extension request, emails co-counsel re status & strategy of response	0		0.2	\$80.00	0.2	\$80.00
09/10/2021		Disc MBG re status & strategy of TWU SJ motion & opposition	0		0.3	\$120.00	0.3	\$120.00
		Rev order striking SWA supp motion, emails co-counsel re same	0		0.2	\$80.00	0.2	\$80.00
		Disc MBG re status & strategy for SJ reply briefs	0	_	0.3	\$120.00	0.2	\$120.00
		Research & disc re reply to SJ motions with MBG & FDG	0		0.7	\$280.00	0.3	\$280.00
		Disc MBG re status & strategy for reply brief to SWA arguments	0		0.7	\$120.00	0.7	\$120.00
		Emails re status & strategy of reply brief	0		0.3	\$40.00	0.3	\$40.00
			0					
10/20/2021	Cnappell, Militon L	Disc MBG re status & strategy of trial extension request pending SJ decision	U	24	0.4	\$160.00	0.4	\$160.00
10/02/0021	CI 11 1 1 1 1	Prep & participate in MBG P/C re status & strategy of client communications & supplemental discovery		- 4	1.0	Φ 7 < 0, 00	0.0	Φ0.00
		responses, further research & emails	<u>l</u>	54	1.9	\$760.00	0.0	\$0.00 n/c
11/12/2021	Chappell, Milton L	Rev supp documents & edit cover email to defendants, email MBG re same	0	36	0.6	\$240.00	0.0	\$0.00 n/c
11/24/2021	CI II NEIL I	Rev order denying motion to compel, emails MBG re	0	2.6	0.6	#240.00	0.0	#0.00
	Chappell, Milton L	D: ADG	0	36	0.6	\$240.00	0.0	\$0.00 n/c
	Chappell, Milton L		0	-	0.3	\$120.00	0.0	\$0.00 n/c
01/31/2022	Chappell, Milton L	Rev decision on filing under seal, disc MBG re same	0	36	0.6	\$240.00	0.6	\$240.00
02/01/2022	Chappell, Milton L	Rev filing under seal order, p/c MBG re status & strategy of compliance, renewed filings, etc, related emails	0	36	0.6	\$240.00	0.6	\$240.00
		Disc MBG re status & strategy of SWA request for extension, trial dates, etc.	0		0.4	\$160.00	0.4	\$160.00
02, 02, 2022	Chappen, Manon 2	Research & disc MBG re status & strategy of union failure to file redacted documents per court order &			0	Ψ100.00	0	4100.00
02/09/2022	Channell Milton L	possible responses to union's intent to file notice	2	36	2.6	\$1,040.00	2.6	\$1,040.00
		Research & emails re SWA extension request & response, rev draft motion	0		0.4	\$160.00	0.4	\$160.00
		Rev extension filing, disc MBG re status & strategy of response & redaction & filing of SJ documents	0		0.7	\$280.00	0.7	\$280.00
		Disc MBG re redaction issues & filing SJ documents	0		0.2	\$80.00	0.2	\$80.00
		Rev extension order re trial, emails MBG re same	0		0.1	\$40.00	0.1	\$40.00
02/17/2022	Chappen, Winton L	KCV CATCHSION OLDER TO THAI, CHIANS WIDO TO SAINC	0	U	0.1	Ψ-0.00	0.1	ψ 1 0.00
02/18/2022	Chappell Milton L	Disc MBG re status & strategy of filing of redacted exhibits and SJ briefs & replies & SWA atty responses	0	18	0.3	\$120.00	0.3	\$120.00
		Emails & p/c MBG re status & strategy of local counsel changes & handling such	0		0.6	\$240.00	0.6	\$240.00
		Research & disc MBG re status & strategy of extension request for pretrial deadlines	0		0.6	\$240.00	0.6	\$240.00
		Research & edit opposition to defendants' extension request, emails	2	18	2.3	\$920.00	2.3	\$920.00
04/24/2022	Chappen, Winton L	Research, emails, disc MBG re response & opposition to defendants' extension motion, editing revised		10	2.3	\$920.00	2.3	\$920.00
04/25/2022	Chappell Milton I	opposition, further emails	2	24	2.4	\$960.00	2.4	\$960.00
		Rev SJ decision, emails MBG re status & strategy going forward & trial prep, local counsel, etc	0		0.8	\$320.00	0.8	\$320.00
03/03/2022	Chappen, Willion L	Research & p/c MBG re status & strategy of trial, local counsel, SJ decision & evidence for trial, arguments,	0	70	0.0	Ψ320.00	0.0	ψ320.00
05/06/2022	Chappell, Milton L		2	6	3.1	\$1,240.00	3.1	\$1,240.00
		Rev amended scheduling order & email MBG re same	0	6	0.1	\$40.00	0.1	\$40.00
03/11/2022	Chappen, Millon L	Research, rev & emails re SWA motion for reconsideration & possible response; research & emails re	0	O	0.1	\$40.00	0.1	φ 4 0.00
05/20/2022	Channall Milton I	arguments & facts re Title VII count for trial		40	0.6	\$220.00	0.0	\$320.00
03/20/2022	Chappen, Militon L	arguments & racts to thue vir count for that	0	48	0.8	\$320.00	0.8	\$320.00

05/23/2022 Chappell, Milton L Emails re status & strategy for opposition to SWA Motion for Reconsideration 1.0/10/10/2019		4 0 0 6	0.1	eID 10509	0.1	\$40.00	
O5/23/2022 Chappell, Milton L Emails re status & strategy for opposition to SWA Motion for Reconsideration. Rev order then ying in otion for reheating a moving up scheduling thates, emails a property of the part of the pa	e 00 0	1103	Page	10509			
05/25/2022 Chappell, Milton L strategy of same, trial counsel & other scheduling matters	0	48	0.8	\$320.00	0.8	\$320.00	
06/01/2022 Chappell, Milton L Disc MBG re status & strategy of trial, new attys & pre-trial issues	0	36	0.6	\$240.00	0.6	\$240.00	
06/02/2022 Chappell, Milton L Disc & p/c MBG re pre trial issues, exhibits, jury instructions, trial counsel	0	48	0.8	\$320.00	0.8	\$320.00	
06/07/2022 Chappell, Milton L Research & emails re arbitration exhibits, rev arb transcript for same	2	18	2.3	\$920.00	2.3	\$920.00	
06/08/2022 Chappell, Milton L Disc MBG re pre trial matters & local counsel	0			\$80.00	0.2	\$80.00	
06/13/2022 Chappell, Milton L Disc MBG re pretrial & trial status & strategy	1	18	1.3	\$520.00	1.3	\$520.00	
06/14/2022 Chappell, Milton L Co-counsel emails re trial schedule & limits from judge's order	0	·	0.1	\$40.00	0.1	\$40.00	
06/28/2022 Chappell, Milton L Disc MBG re status & strategy of trial, local counsel, pre-trial motions, judge, etc.	0		0.8	\$320.00	0.8	\$320.00	
07/05/2022 Chappell, Milton L Rev status emails & discovery motion & order, emails MBG re same	0	24	0.4	\$160.00	0.4	\$160.00	
07/13/2022 Chappell, Milton L Rev trial orders & rulings, emails MBG re same, status & strategy of trila, rev jury charge & instructions	1	42	1.7	\$680.00	1.7	\$680.00	
07/14/2022 Chappell, Milton L Disc & email MBG re jury verdict, rev news articles & circulate re same, disc	2	54	2.9	\$1,160.00	0.0	\$0.00	n/c
Research & emails & p/c MBG re							
07/15/2022 Chappell, Milton L	3	54	3.9	\$1,560.00	0.0	\$0.00	n/c
07/18/2022 Chappell, Milton L Atty fees research & email MBG, disc & debriefing re trial, post trial motions, client issues	2	12		\$880.00	2.2	\$880.00	
07/20/2022 Chappell, Milton L Post-trial & judgment motion disc MBG	0			\$120.00	0.3	\$120.00	
07/26/2022 Chappell, Milton L Rev news articles, emails MBG re same,	0		0.3	\$120.00	0.0	\$0.00	n/c
07/27/2022 Chappell, Milton L Rev motion for entry of judgment & trial transcripts,	0	36	0.6	\$240.00	0.0	\$0.00	n/c
Disc MBG re							
07/28/2022 Chappell, Milton L	2	6	2.1	\$840.00	0.0	\$0.00	n/c
07/29/2022 Chappell, Milton L disc MBG re same, emails	0	54	0.9	\$360.00	0.0	\$0.00	n/c
08/01/2022 Chappell, Milton L Disc MBG re post-trial developments & rev various news articles re verdict	0	18	0.3	\$120.00	0.0	\$0.00	n/c
Research & disc MBG re							
08/02/2022 Chappell, Milton L	1	48	1.8	\$720.00	0.0	\$0.00	
08/03/2022 Chappell, Milton L Email GMT re news coverage of jury verdict	0	V	0.1	\$40.00	0.0	\$0.00	
08/08/2022 Chappell, Milton L Research & emails	0	24	0.4	\$160.00	0.0	\$0.00	n/c
08/12/2022 Chappell, Milton L Research & p/c MBG re	0	υ.	0.9	\$360.00	0.0	\$0.00	
08/14/2022 Chappell, Milton L Research re	0	·		\$40.00	0.0	\$0.00	n/c
08/16/2022 Chappell, Milton L Disc MBG re entry of judgment reply briefs	0		0.3	\$120.00	0.3	\$120.00	
08/17/2022 Chappell, Milton L Rev reply briefs, disc MBG re	0	20	0.6	\$240.00	0.0	\$0.00	
08/18/2022 Chappell, Milton L Research, emails & p/c MBG re	0		0.6	\$240.00	0.0	\$0.00	
08/25/2022 Chappell, Milton L Emails former TWU official & comments re Carter decision & PR, emails WND re same	0		0.4	\$160.00	0.0	\$0.00	
08/29/2022 Chappell, Milton L Disc MBG re client issues & status of judgment ruling and potential appelas	0			\$120.00	0.0	\$0.00	n/c
08/31/2022 Chappell, Milton L Disc re attys fees petitions status & strategy w/MBG	0	6	0.1	\$40.00	0.1	\$40.00	
00/01/0020 Charall Miles I Facilia				¢1.60.00	0.0	#0.00	
09/01/2022 Chappell, Milton L Emails re	0	`	0.4	\$160.00	0.0	\$0.00	
09/07/2022 Chappell, Milton L Disc MBG re Disc MBG re	0	6	0.1	\$40.00	0.0	\$0.00	11/C
09/21/2022 Chappell, Milton L	0	24	0.4	\$160.00	0.0	\$0.00	n/c
11/03/2022 Chappell, Milton L emails MBG & RJL re same	0		0.4	\$80.00	0.0	\$0.00	
Research, disc MBG re		12	0.2	φου.υυ	0.0	φυ.υυ	11/ C
11/07/2022 Chappell, Milton L	1	18	1.3	\$520.00	0.0	\$0.00	n/c
11/11/2022 Chappell, Milton L Rev court order re prejudgment interest memo, research & emails MBG re same	0	36	0.6	\$240.00	0.6	\$240.00	, -
11/14/2022 Chappell, Milton L Research & edit pre-judgment motion & calculations disc & emails MBG re same	2.	54	2.9	\$1,160.00	2.9	\$1,160.00	
11/15/2022 Chappell, Milton L Disc MBG re status & strategy of preinterest memo, rev SWA memo, emails	0		0.4	\$160.00	0.4	\$160.00	
11/16/2022 Chappell, Milton L Rev of court order granting sanctions & ordering atty fees calculation filed, emails MBG re same	0		0.3	\$120.00	0.3	\$120.00	
2	1	10	0.5	Ψ120.00	0.5	Q120.00	
Research, emails & disc MBG & RJC re							
11/18/2022 Chappell, Milton L	1	42	1.7	\$680.00	0.0	\$0.00	n/c

11/21/2022	Disc MBG re schedule, status & strategy of reply brief to sançations atty fees request & pending judgmer Chappell, Milton L & appear option 3 & strategy 02278-X Document 378-1 Filed 12/19/22 Page 18	ige 67 (of 103 ₄	Page	eID 159519	0.4	\$160.00	
	Rev sanctions atty fees order, emails & disc MBG re same, status of judgment & case attys fees motion							
12/05/2022	Chappell, Milton L status & strategy; rev judgment decision & emails & discussions re same	1	2 6	2.1	\$840.00	2.1	\$840.00	
	Rev decision entering judgment, research news articles re same, communication client re same, disc &							
12/06/2022	Chappell, Milton L emails MBG re same, status & strategy and status & strategy of attys fees motion	4	12	4.2	\$1,680.00	0.0	\$0.00	n/c
	Research & emails re press coverage of judgment & decision; research & emails MBG re personal service							
12/07/2022	Chappell, Milton L of injunctions on parties	1	2 12	2.2	\$880.00	0.0	\$0.00	n/c
12/11/2022	Chappell, Milton L Research articles on judgment, emails MBG re same & status & strategy for attys fees motion	() 42	0.7	\$280.00	0.0	\$0.00	n/c
12/12/2022	Chappell, Milton L Disc & emails MBG re atty fees motion status & strategy & reinstatement status & strategy		24	0.4	\$160.00	0.4	\$160.00	
TOTAL		254	8076	388.6	\$155,440.00	161.8	\$64,720.00	

Date	User		3-17-CV-02278-X Document 378-1 Filed 12/19	/22 Actual	Actual Offices of	Actual Time	Actual Page 1	Time Sought	Amount Sought	n/c
		Conference with								
		•	Chat w/ MBG about potential case	(ζ.			0.9		
		E-Mail	Email MBG	(0.12	\$30.00	0.0	· ·	n/c
06/01/2017	Jennings, Jeffrey	General Inquiry	Review evidence Interview potential client over dinner for federal court case	e 3	36	3.6	\$1,080.00	3.6	\$1,080.00	
06/01/2017	Jennings, Jeffrey	Conference with Staff Attorney	Discuss client meeting w/ Matt	() 6	0.1	\$30.00	0.0	\$0.00	n/c
06/02/2017	Jennings, Jeffrey	Client Conference	Interview potential client for federal court case w/ MBG and MLC	2	2 24	2.4	\$720.00	2.4	\$720.00	
06/02/2017	Jennings, Jeffrey	Conference with Staff Attorney	Discuss case strategy w/ Matt) 12	0.2	\$60.00	0.0	\$0.00	n/c
		Conference with								
06/28/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	(12	0.2	\$60.00	0.0	\$0.00	n/c
07/04/2017	Jennings, Jeffrey	General Inquiry	Investigate case	-	0	1.0	\$300.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Analyze case Talk w/ MBG about case strategy Email BNC	2	2 6	2.1	\$630.00	0.0	\$0.00	n/c
07/05/2017	Jennings, Jeffrey	Research	Research procedures for filing EEOC charges	(36	0.6	\$180.00	0.6	\$180.00	
07/05/2017	Jennings, Jeffrey	Research	Research procedures for filing EEOC charge	(12	0.2	\$60.00	0.2	\$60.00	
07/06/2017	Jennings, Jeffrey	E-Mail	Email	(12	0.2	\$60.00	0.0	\$0.00	n/c
07/06/2017	Jennings, Jeffrey	Conference with Staff Attorney	Discuss case w/ Matt		36	0.6	\$180.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Review evidence		0			1.0		
	Jennings, Jeffrey		Review evidence	(0.6	1	
0771372017	semmigs, semey	Pleadings		`	, 30	0.0	ψ100.00	0.0	Ψ100.00	
07/14/2017	Jennings, Jeffrey	Preparation	Work on complaint	() 24	0.4	\$120.00	0.4	\$120.00	
		Pleadings								,
	Jennings, Jeffrey		Work on complaint Draft email to client		24			0.0		
	Jennings, Jeffrey		Finish email to client	(0.0		
	Jennings, Jeffrey				42			0.0	· · · · · · · · · · · · · · · · · · ·	n/c
	Jennings, Jeffrey		research	(0.0		
07/19/2017	Jennings, Jeffrey	Research		(18	0.3	\$90.00	0.0	\$0.00	n/c
07/19/2017	Jennings, Jeffrey	Dasaarch		3	6	3.1	\$930.00	0.0	\$0.00	n/c
		Other	Misc	(1		0.0		
07/20/2017	Jennings, Jeffrey		Analyze case					0.0		n/c
07/20/2017	Jennings, Jenney	Pleadings	7 Harry Ze Cuse	,	, 30	0.0	\$100.00	0.0	\$0.00	11/ C
07/20/2017	Jennings, Jeffrey	Preparation	Work on complaint	() 6	0.1	\$30.00	0.1	\$30.00	
07/20/2017	Jennings, Jeffrey	Pleadings Preparation	Work on complaint		30	0.5	\$150.00	0.5	\$150.00	
		Pleadings								
07/21/2017	Jennings, Jeffrey	Preparation	Draft complaint Emails to client		6	1.1	\$330.00	1.1	\$330.00	
		Conference with								
07/21/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	(36	0.6	\$180.00	0.0	\$0.00	n/c
07/23/2017	Jennings, Jeffrey	Research	Research	(\$180.00	0.0	\$0.00	n/c
07/24/2017	Jennings, Jeffrey	Research	Ethics research	(54	0.9	\$270.00	0.0	\$0.00	n/c
		Pleadings								
	Jennings, Jeffrey		Review evidence Draft complaint Email client Organize evidence	- 2				0.0		
	Jennings, Jeffrey		Research	() 48			0.0		
	Jennings, Jeffrey		Research		1 6			0.0	· · · · · · · · · · · · · · · · · · ·	
	Jennings, Jeffrey		Research	(0.0		
	Jennings, Jeffrey		Research		36			0.0		
	Jennings, Jeffrey		Research	(0.0		
07/26/2017	Jennings, Jeffrey	Research	Research		30	3.5	\$1,050.00	0.0	\$0.00	n/c

07/26/2017	Jennings, Jeffrey	Other	Misc	_ 0	- 12	0.2	\$60.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I	Research Case 3	Researchy-02278-X Document 378-1 Filed 12/19/22	Pag	j e 69 ਜ਼੍ਰੀ	1030.2	Page Do	0512 0.0	\$0.00	
	Jennings, Jeffrey I			0	54		\$270.00	0.0	\$0.00	
			Research	0		0.9				
		Research	research	1	48	1.8	\$540.00	0.0	\$0.00	
			Research	0	48	0.8	\$240.00	0.0		n/c
			Research	1	12	1.2	\$360.00	0.0	\$0.00	
			Misc	0	6	0.1	\$30.00	0.0	\$0.00	
07/28/2017	Jennings, Jeffrey I	Research	Research	1	30	1.5	\$450.00	0.0	\$0.00	n/c
		Conference with								
07/28/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ Matt Misc	0	42	0.7	\$210.00	0.0	\$0.00	n/c
	(Conference with								
07/28/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MLC	1	24	1.4	\$420.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I		Research	1	30	1.5	\$450.00	0.0	\$0.00	
	Jennings, Jeffrey I			0	36	0.6	\$180.00	0.0	\$0.00	
			Research	1	18	4.3	\$1,290.00	0.0	\$0.00	
07/31/2017		Pleadings	Research	7	10	7.3	\$1,270.00	0.0	ψ0.00	11/ C
07/21/2017		_	Work on complaint amail client	0	42	0.7	\$210.00	0.7	\$210.00	
	Jennings, Jeffrey		Work on complaint email client	- 0	42	0.7	\$210.00	0.7	\$210.00	
	Jennings, Jeffrey		Research	1	6	1.1	\$330.00	0.0	\$0.00	
	Jennings, Jeffrey I		Research	2	30	2.5	\$750.00	0.0	\$0.00	
			Research Discuss case w/ MLC	1	54	1.9		0.0	\$0.00	
	Jennings, Jeffrey I		Research	0	12	0.2	\$60.00	0.0	\$0.00	
08/02/2017	Jennings, Jeffrey I		Research Email MLC long email discussing results	4	30	4.5	\$1,350.00	0.0	\$0.00	n/c
		Pleadings								
	Jennings, Jeffrey I		Work on complaint Email client	1	54	1.9	\$570.00	1.9	\$570.00	
08/03/2017	Jennings, Jeffrey I	Research	Research	0	30	0.5	\$150.00	0.0	\$0.00	n/c
08/03/2017	Jennings, Jeffrey I	Research	Research	0	48	0.8	\$240.00	0.0	\$0.00	n/c
08/03/2017	Jennings, Jeffrey I	Research	Research	0	6	0.1	\$30.00	0.0	\$0.00	n/c
08/04/2017	Jennings, Jeffrey I	Research	Research	0	54	0.9	\$270.00	0.0	\$0.00	n/c
08/04/2017	Jennings, Jeffrey I	Research	Research	0	18	0.3	\$90.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I		Research	1	48	1.8	\$540.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I		Email MGB	0	12	0.2	\$60.00	0.0	\$0.00	
	Jennings, Jeffrey I		Draft long email to MLC	1	30	1.5	\$450.00	0.0	\$0.00	
			Research Finish long email to MLC re	1	12	1.2	\$360.00	0.0	\$0.00	
00,00,201,		Conference with		-			Ψ200.00	0.0	ψο.σσ	
08/09/2017			Discuss case w/ MLC	1	12	1.2	\$360.00	0.0	\$0.00	n/c
			Email RJL about workshop	0	12	0.2	\$60.00	0.0	\$0.00	
00/07/2017		Conference with	Eman KJE about workshop	U	12	0.2	φου.ου	0.0	ψ0.00	11/ C
08/09/2017			Discuss case w/ MLC and MBG	1	0	1.0	\$300.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I		Research	2	24	3.4	\$1,020.00	0.0	\$0.00	
	Jennings, Jeffrey I			3	48		\$1,020.00	0.0	\$0.00	
			research	Ŭ		0.8				
	Jennings, Jeffrey		research	0	24	0.4	\$120.00	0.0	\$0.00	
	Jennings, Jeffrey		Research	1	6	1.1	· ·		\$0.00	
	Jennings, Jeffrey		Research	0	30	0.5	\$150.00		\$0.00	
	Jennings, Jeffrey I		Research	1	48	1.8	\$540.00	0.0	\$0.00	
	Jennings, Jeffrey I		Research	1	42	1.7	\$510.00	0.0	\$0.00	
	Jennings, Jeffrey I		Research	1	18	1.3	\$390.00	0.0	\$0.00	
	Jennings, Jeffrey I		Research	0	24	0.4	\$120.00		\$0.00	
	Jennings, Jeffrey I		Research Discuss case w/ MLC	6	54	6.9	\$2,070.00	0.0	\$0.00	
	Jennings, Jeffrey I		Email MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
	Jennings, Jeffrey I		Email client	0	18	0.3	\$90.00	0.0	\$0.00	n/c
08/15/2017	Jennings, Jeffrey I	E-Mail	Emails	0	30	0.5	\$150.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Draft client document Research	2	42	2.7	\$810.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Draft client document Research	1	24	1.4	\$420.00		\$0.00	
				- 1	- '	2, 1	Ţ.20.00	0.0	Ψ0.00	

08/16/2017	Jennings, Jeffrey	Research	Research Work on client document	2	70.0	2.0	\$600.00	0.0	\$0.00	n/c
		Document ase	3:17-cv-02278-X Document 378-1 Filed 12/19/22	Pay	e /0 of	103	PageID 1	0212		
08/16/2017	Jennings, Jeffrey	Preparation	draft client document	0	12	0.2	\$60.00	0.0	\$0.00	n/c
08/17/2017	Jennings, Jeffrey	Research	Research Work on client document Email MLC	1	6	1.1	\$330.00	0.0	\$0.00	n/c
		Conference with								
08/17/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	6	0.1	\$30.00	0.0	\$0.00	
08/17/2017	Jennings, Jeffrey	Research	Research	5	0	5.0	\$1,500.00	0.0	\$0.00	n/c
		Document								
08/18/2017	Jennings, Jeffrey	Preparation	Prepare client document	1	0	1.0	\$300.00	0.0	\$0.00	n/c
		Document								
08/18/2017	Jennings, Jeffrey	Preparation	edit client document email MLC	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Document								
08/18/2017	Jennings, Jeffrey	Preparation	Work on client document	1	0	1.0	\$300.00	0.0	\$0.00	n/c
		Document								
08/18/2017	Jennings, Jeffrey	Preparation	Work on client document Research	0	54	0.9	\$270.00	0.0	\$0.00	n/c
		Document								
08/18/2017	Jennings, Jeffrey	Preparation		0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Document								
	Jennings, Jeffrey		Work on client document Email MLC	0	18	0.3	\$90.00	0.0	\$0.00	
	8.,	E-Mail	Emails	0	12	0.2	\$60.00	0.0	\$0.00	
08/21/2017	Jennings, Jeffrey	E-Mail	emails	0	12	0.2	\$60.00	0.0	\$0.00	n/c
		Conference with								
	<i>U</i> ,	Staff Attorney	Discuss case w/ MLC	0	30	0.5	\$150.00	0.0	\$0.00	
08/21/2017	Jennings, Jeffrey	General Inquiry	Edit client document Ask MLC for advice Draft email to client	1	42	1.7	\$510.00	0.0	\$0.00	n/c
		Conference with								
08/22/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	54	0.9	\$270.00	0.0	\$0.00	n/c
		Document								
	Jennings, Jeffrey		Work on client document	1	0	1.0	\$300.00	0.0	\$0.00	
	<u> </u>	E-Mail	Email MLC for advice	1	18	1.3	\$390.00	0.0	\$0.00	
08/23/2017	Jennings, Jeffrey	E-Mail	Email MBG about case	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Conference with								
08/23/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG and MLC Emails	2	0	2.0	\$600.00	0.0	\$0.00	n/c
		Pleadings								
08/23/2017	Jennings, Jeffrey	Preparation	Work on complaint	0	36	0.6	\$180.00	0.6	\$180.00	
		Pleadings								
08/24/2017	Jennings, Jeffrey	Preparation	Work on federal complaint	0	36	0.6	\$180.00	0.6	\$180.00	
00/24::		Pleadings					*			
08/24/2017	Jennings, Jeffrey	_	Work on federal complaint	1	0	1.0	\$300.00	1.0	\$300.00	
00/04/2015	T . T.CC	Pleadings	Work on federal complaint, multiple conversations w/ MBG, MLC, and BNC	10		10.0	Ф2 000 00	10.0	Ф2 000 00	
08/24/2017	Jennings, Jeffrey	Preparation	about case strategy	10	0	10.0	\$3,000.00	10.0	\$3,000.00	
00/05/2015	T . T.CC	Pleadings	W. 1 C 1 1 1 1		ا. ـ	2.0	ф1 1 7 0 00	2.0	ф1 1 7 0 00	
08/25/2017	Jennings, Jeffrey		Work on federal complaint	3	54	3.9	\$1,170.00	3.9	\$1,170.00	
00/05/0015		Pleadings	W. 1. 6.1.1. 11.				Ф220 00		#220 00	
08/25/2017	Jennings, Jeffrey	Preparation	Work on federal complaint	1	6	1.1	\$330.00	1.1	\$330.00	
00/05/2015	T . T.CC	Conference with	Di AMBO			0.0	400.00	0.0	# 00.00	
08/25/2017	Jennings, Jeffrey	Staff Attorney	Discuss case strategy w/ MBG	0	18	0.3	\$90.00	0.3	\$90.00	
00/05/2015		Pleadings					# 100.55		# 100.05	
08/25/2017	Jennings, Jeffrey	Preparation	Work on editing federal complaint	0	36	0.6	\$180.00	0.6	\$180.00	
00/05/2015		Pleadings		_		<u>.</u> .	# 0.40.55		фс 10 0-	
08/25/2017	Jennings, Jeffrey	Preparation	Edit federal complaint Call client	2	48	2.8	\$840.00	2.8	\$840.00	
00/05/2015		Pleadings					φ = 10.5=		# ### 0.00	
08/25/2017	Jennings, Jeffrey	Preparation	Call client Work on federal complaint	1	42	1.7	\$510.00	1.7	\$510.00	

	1	D1 1'						1		
08/25/2017	Jennings, Jeffrey	Pleadings Preparation ase	Տա՛Լդ-դգուշորդու Document 378-1 Filed 12/19/22	Pag	je 71 qf	103 _{0.8}	Pagelp.01	.0514 _{0.8}	\$240.00	
		Pleadings	•							
08/25/2017	Jennings, Jeffrey	Preparation	Talk with Matt about case Work on federal complaint	0	48	0.8	\$240.00	0.8	\$240.00	
		Document	Complete application for certificate of good standing Coordinate mailing w/							
08/30/2017	Jennings, Jeffrey	Preparation	LAB	0	30	0.5	\$150.00	0.0	\$0.00	n/c
		Conference with								
08/31/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ Matt	0	6	0.1	\$30.00	0.0	\$0.00	n/c
08/31/2017	Jennings, Jeffrey	General Inquiry	Write check for certificate of good standing Discuss mailing request w/ LAB	0	12	0.2	\$60.00	0.0	\$0.00	n/c
		Pleadings								
08/31/2017	Jennings, Jeffrey	Preparation	Work on EEOC complaint	0	42	0.7	\$210.00	0.7	\$210.00	
		Pleadings								
08/31/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	0	48	0.8	\$240.00	0.8	\$240.00	
09/01/2017	Jennings, Jeffrey	Research		1	24	1.4	\$420.00	0.0	\$0.00	n/c
09/01/2017	Jennings, Jeffrey	General Inquiry	Work on EEOC charge Long phone call w/ client	2	36	2.6	\$780.00	2.6	\$780.00	
		Pleadings								
09/04/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	1	18	1.3	\$390.00	1.3	\$390.00	
		Pleadings								
09/04/2017	Jennings, Jeffrey	Preparation	Work on EEOC Charge	1	12	1.2	\$360.00	1.2	\$360.00	
		Pleadings								
09/04/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	0	30	0.5	\$150.00	0.5	\$150.00	
		Pleadings								
09/04/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	1	18	1.3	\$390.00	1.3	\$390.00	
		Pleadings								
	Jennings, Jeffrey	Preparation	Email Bruce Email client Edit/draft EEOC charge	1	12	1.2	\$360.00		\$360.00	
09/05/2017	Jennings, Jeffrey	General Inquiry	Respond to Bruce	0	12	0.2	\$60.00	0.0	\$0.00	n/c
		Pleadings								
09/05/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	2	0	2.0	\$600.00	2.0	\$600.00	
		Pleadings								
09/05/2017	Jennings, Jeffrey	Preparation	Work on EEOC charge	0	18	0.3	\$90.00	0.3	\$90.00	
		Pleadings								
09/05/2017	Jennings, Jeffrey	Preparation	Work on EEOC Charge	1	30	1.5	\$450.00	1.5	\$450.00	
		Pleadings								
	Jennings, Jeffrey	Preparation	Work on client document Work on EEOC Charge	2	48	2.8	\$840.00		\$0.00	
09/06/2017	Jennings, Jeffrey	E-Mail	email BNC for advice	0	6	0.1	\$30.00	0.0	\$0.00	n/c
00/04/2015		Pleadings		_		• •	#0 = 0.00		#0 = 0.00	
09/06/2017	Jennings, Jeffrey		Work on EEOC charge- edits, emails, research	2	54	2.9	\$870.00	2.9	\$870.00	
00/07/2017		Pleadings	Work on EEOC complaint: edits, research, calls/emails to Bruce, and calls to	4	40	4.7	Ø1 410 00	4.7	¢1 410 00	
09/07/2017	Jennings, Jeffrey	Preparation	client	4	42	4.7	\$1,410.00	4.7	\$1,410.00	
00/07/2017		Conference with			42	1.7	6510.00	0.0	ΦΩ ΩΩ	,
09/07/2017	Jennings, Jeffrey		Edit client document Discuss w/ MLC	1	42	1.7	\$510.00	0.0	\$0.00	n/c
00/07/2017	Innings I-ff	Conference with	Discuss case w/ MLC	0	10	0.2	ቀሰብ ሳሳ	0.0	ድስ ስሳ	n/a
	Jennings, Jeffrey Jennings, Jeffrey	Staff Attorney	Discuss case w/ MLC Discussions of case w/ MBG Analyze arbitration options Emails	2	18 48	0.3	\$90.00		\$0.00	
	Jennings, Jeffrey Jennings, Jeffrey	General Inquiry	Receive call from client	0	48	2.8 0.1	\$840.00 \$30.00		\$0.00 \$0.00	
09/00/2017	Jennings, Jenney	Conference with	ACCEIVE CAIL HOILI CHELL	0	0	0.1	\$30.00	0.0	\$0.00	11/ C
00/11/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG Discuss case w/ MLC	0	30	0.5	\$150.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	Research	Draft emails to company and union Research Discuss case w/ MBG	1	48	1.8	\$130.00		\$0.00	
09/11/2017	Jennings, Jeffrey	General Inquiry	Edit client documents, emails with Matt	0	6	0.1	\$340.00		\$0.00	
09/12/2017	Johnnigs, Jerney	Pleadings	Research pro hac vice requirements Complete pro hac application, email it to	0	0	0.1	\$50.00	0.0	\$0.00	11/ C
09/12/2017	Jennings, Jeffrey	_	Matt	1	18	1.3	\$390.00	1.3	\$390.00	
03/12/2017	Jennings, Jenney	1 reparation	Iviau	1	10	1.3	φ370.00	1.3	φ370.00	1

		DI I				т т		1		
09/13/2017	Jennings, Jeffrey	Preparation ase	ieli7ត្តក្រុង <mark>ល្អ227ក្</mark> ខត្តX Document 378-1 Filed 12/19/22	Pag	je 72 <u>q</u> f	103 _{2.7}	agelp.01	0515 _{2.7}	\$810.00	
		Pleadings								
	Jennings, Jeffrey		Edit amended complaint	2	54		\$870.00	2.9	\$870.00	
09/14/2017	Jennings, Jeffrey		Email	0	6	0.1	\$30.00	0.0	\$0.00 n/c	
		Document								
09/14/2017	Jennings, Jeffrey	-	Work on client document	0	12	0.2	\$60.00	0.0	\$0.00 n/c	
		Document								
09/14/2017	Jennings, Jeffrey		Email Bruce Work on client document	0	36	0.6	\$180.00	0.0	\$0.00 n/c	
		Pleadings								
09/14/2017	Jennings, Jeffrey		Edit EEOC Charge against the union Email Matt, and Bruce	1	30	1.5	\$450.00	1.5	\$450.00	
		Pleadings	Edit EEOC charge Emails btw Bruce, Matt Edit client document, email it to							
	Jennings, Jeffrey		MLC	2	24	2.4	\$720.00	2.4	\$720.00	
	Jennings, Jeffrey		Read union briefs Edit client document	0		0.4	\$120.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Email client	0			\$90.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Research local rules on responses to MTD Email MBG	0			\$180.00	0.6	\$180.00	
	Jennings, Jeffrey		Send emails	0			\$60.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Work on EEOC charge against the union	0			\$30.00	0.1	\$30.00	
09/18/2017	Jennings, Jeffrey		Email client	0	6	0.1	\$30.00	0.0	\$0.00 n/c	
		Conference with								
09/18/2017	Jennings, Jeffrey	1	Edit client document Ask MLC for advice	2	0	2.0	\$600.00	0.0	\$0.00 n/c	
		Document								
	Jennings, Jeffrey		Review/edit client document	1	54	1.9	\$570.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Upload docs to LF	0		0.3	\$90.00	0.0	\$0.00 n/c	
09/20/2017	Jennings, Jeffrey	General Inquiry	Contact client	0	12	0.2	\$60.00	0.0	\$0.00 n/c	
			Email client Upload docs to LF Ask Lima to process check for client?s mailing							
09/22/2017	Jennings, Jeffrey		expenses	0	24	0.4	\$120.00	0.0	\$0.00 n/c	
		Conference with								
	Jennings, Jeffrey		Discuss case w/ MBG over the phone	0			\$90.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey			1	6		\$330.00	0.0	\$0.00 n/c	
09/25/2017	Jennings, Jeffrey	General Inquiry		0	30	0.5	\$150.00	0.0	\$0.00 n/c	
		Document								
	Jennings, Jeffrey		Edit client document	0	42	0.7	\$210.00	0.0	\$0.00 n/c	
10/04/2017	Jennings, Jeffrey	E-Mail	Send emails re Carter?s visit	0	24	0.4	\$120.00	0.0	\$0.00 n/c	
			Meet w/ Charlene b/c she was in town for video; have dinner w/ client and	_						
		Client Conference		2	54		\$870.00	0.0	\$0.00 n/c	
10/11/2017	Jennings, Jeffrey		Listen to client's radio interview	0	30	0.5	\$150.00	0.0	\$0.00 n/c	
		Conference with	n. (1000	_						
10/11/2017	Jennings, Jeffrey	1	Discuss case w/ MBG	0	54	0.9	\$270.00	0.0	\$0.00 n/c	
10/11/2015		Document	Fr. F. d. L. A. L. M. G.C. L. L.	_			AC 10 5 =		, do 00 ,	
	Jennings, Jeffrey		Edit client document Ask MLC for advice	0			\$240.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Email Bruce re EEOC	0		0.1	\$30.00			
	Jennings, Jeffrey		Discuss case w/ MBG Edit client document Email client	1	6		\$330.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Email PTS for advice	0			\$60.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Research	0			\$180.00	0.0		
	Jennings, Jeffrey		Research	0			\$60.00	0.0	\$0.00 n/c	
10/15/2017	Jennings, Jeffrey		Research	0	48	0.8	\$240.00	0.0	\$0.00 n/c	
10/16/2015	T . T.CC	Conference with	Diama and MDC	_	_	0.1	#20.55		фо оо	
	Jennings, Jeffrey	•	Discuss case w/ MBG	0		0.1	\$30.00	0.0	\$0.00 n/c	
10/16/2017	Jennings, Jeffrey		Email Bruce for advice Call client Discuss case w /MBG	1	36	1.6	\$480.00	0.0	\$0.00 n/c	
10/10/2017	I I CC	Conference with	I am Parantina m/MI C and MDC and Pitch it at	2		2.4	Ø1 0 3 0 00	0.0	фо оо	
10/18/2017	Jennings, Jeffrey	Staff Attorney	Long discussions w/ MLC and MBG re arbitration/case strategy	3	24	3.4	\$1,020.00	0.0	\$0.00 n/c	

		Conference with							
10/19/2017	Jennings, Jeffrey	Conference with Staff Attorney	Discus Cv. 02278 X Document 378-1 Filed 12/19/22	Pag	je 73 of	1030 2	agello1	0516 _{0.0}	\$0.00 n/c
	Jennings, Jeffrey		Upload doc to LF Email client Draft letter to EEOC	0	48		\$240.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Email Bruce Research issue	0	12		\$60.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research Draft NOAs Email MBG	0	42		\$210.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Email BNC for advice	0	12		\$60.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research	1	0		\$300.00	0.0	\$0.00 n/c
10/25/2017	Jennings, Jenney	rescuren	Research	1		1.0	ψ500.00	0.0	φ0.00 li/c
10/24/2017	Jennings Jeffrey	Client Conference	Call client w/ MLC and MBG re arbitration options and media issues	1	42	1.7	\$510.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		respond to email	0	12		\$60.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Read SWA?s brief	1	12		\$360.00	0.0	\$0.00 n/c
	Jennings, Jeffrey	-	Call client Email client	0	24		\$120.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		read email/news articles about her case	0	18		\$90.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research arbitration	1	12		\$360.00	0.0	\$0.00 n/c
		Research	Research arbitration procedures and strategies	1	54		\$570.00	0.0	\$0.00 n/c
10/20/2017	Jennings, Jenney	Review	research arothanon procedures and strategies	1	57	1.7	ψ570.00	0.0	ψ0.00 μ/ε
10/27/2017	Jennings, Jeffrey		Read transcript of similar SWA termination case	0	54	0.9	\$270.00	0.0	\$0.00 n/c
10/27/2017	Jennings, Jenney	Conference with	Read transcript of similar 5 W1 termination case	0	57	0.7	\$270.00	0.0	\$0.00 li/c
10/27/2017	Jennings, Jeffrey		Discuss case w/ Matt	0	48	0.8	\$240.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review press release video	0	6	-	\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research Edit opposition brief	1	6		\$30.00	0.0	\$0.00 n/c
10/30/2017	Jennings, Jenney	Hearing	Research Edit opposition oner	1	- 0	1.1	\$330.00	0.0	\$0.00 11/6
10/20/2017	Jennings, Jeffrey		Read related arbitration hearing transcript in prep for upcoming arbitration	0	30	0.5	\$150.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Edit responsive brief to union's MTD	5			\$1,740.00	0.0	\$0.00 n/c
			Edit responsive brief to union's MTD	3	48				
	Jennings, Jeffrey		1	0	36 54		\$480.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research	0			\$270.00	0.0	\$0.00 n/c \$0.00 n/c
10/31/2017	Jennings, Jerrey	Brief Preparation	Research World on diving brief over ording recognition MTD Processes Discusses	0	6	0.1	\$30.00	0.0	\$0.00 n/c
10/21/2017	I ICC	Dai of Danasastica	Work on editing brief supporting response to union MTD Research Discuss	0	2.4	0.4	¢2.520.00	0.0	f0.00 = /s
10/31/2017	Jennings, Jenney	Brief Preparation	case w/ Matt	8	24	8.4	\$2,520.00	0.0	\$0.00 n/c
10/21/2017	Innainas Inffant	Brief Preparation	Work on editing brief supporting response to union MTD Research Discuss	1	40	1.7	¢510.00	0.0	\$0.00 m/c
10/31/2017	Jennings, Jenrey		case w/ Matt	1	42	1.7	\$510.00	0.0	\$0.00 n/c
11/01/2017	Innainas Inffant	Hearing	Dood arbitration transarint of related acco	0	40	0.9	\$240.00	0.0	\$0.00 m/c
11/01/2017	Jennings, Jeffrey	Review	Read arbitration transcript of related case	0	48	0.8	\$240.00	0.0	\$0.00 n/c
11/02/2017	Jennings, Jeffrey		Dood arbitration transarint of related asso	0	24	0.4	¢120.00	0.0	\$0.00 m/a
	Jennings, Jeffrey		Read arbitration transcript of related case Research Analyze SWA?s MTD Discuss case w/ MBG	2	24 30		\$120.00 \$750.00	0.0	\$0.00 n/c \$0.00 n/c
	Jennings, Jeffrey		Research Research	2.	0		\$600.00	0.0	\$0.00 n/c
11/02/2017	Jennings, Jenney	Conference with	Research		0	2.0	\$000.00	0.0	\$0.00 11/6
11/02/2017	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0		0.1	\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey Jennings, Jeffrey		Read arbitration transcript of related case	0	36		\$30.00	0.0	\$0.00 n/c
11/03/201/	Jennings, Jenney	Conference with	read aromation transcript of fetaled case	U	30	0.0	\$100.00	0.0	φυ.υυ 11/0
11/02/2017	Ionnings Ioffer		Discuss case w/MLC	0	12	0.2	¢ረስ ስስ	0.0	\$0.00 7/2
11/03/2017	Jennings, Jeffrey	General Inquire	Discuss case w/ MLC	0	30		\$60.00	0.0	\$0.00 n/c \$0.00 n/c
	Jennings, Jeffrey		Investigate case	0	12		\$150.00		
	Jennings, Jeffrey		Research	1			\$360.00	0.0	\$0.00 n/c
11/05/201/	Jennings, Jeffrey		Research	1	6	1.1	\$330.00	0.0	\$0.00 n/c
11/06/2017	I I CC	Hearing	Door for additional and related additional and the		10	0.0	600.00	0.0	Φ0.00 /-
	Jennings, Jeffrey		Prep for arbitration ? read related arbitration transcript	0	18		\$90.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research Research Empile to Havitage up religious liberty forms	1	36		\$480.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research Emails to Heritage re religious liberty forum	1	30		\$450.00	0.0	\$0.00 n/c
11/06/201/	Jennings, Jeffrey		Research	0	12	0.2	\$60.00	0.0	\$0.00 n/c
11/06/2017	I I CC	Conference with	Discuss all since like to form and MI C		2.4	0.4	0100.00	0.0	Φ0.00
	Jennings, Jeffrey		Discuss religious liberty forum w/ MLC	0	24		\$120.00	0.0	\$0.00 n/c
11/06/2017	Jennings, Jettrey	Brief Preparation	Work on brief	0	54	0.9	\$270.00	0.0	\$0.00 n/c

11/07/2017 Jennings, Jeffrey Brief Preparation Pre
Hearing
11.07/2017 Jennings, Jeffrey Preparation Prep for arbitration by reading arbitration transcript in related case 0 36 0.6 \$18.000 0.0 \$0.00 n/c \$11.07/2017 Jennings, Jeffrey Brief Preparation Work on response brief to SWA MTD 0 48 0.8 \$240.00 0.0 \$0.00 n/c \$11.07/2017 Jennings, Jeffrey Brief Preparation Draft opp br to SWA MTD 0 12 0.2 \$50.00 0.0 \$0.00 n/c \$11.07/2017 Jennings, Jeffrey Brief Preparation Draft opp br to SWA MTD 0 12 0.2 \$50.00 0.0 \$0.00 n/c \$11.08/2017 Jennings, Jeffrey Preparation Preparation Transcript in related case Plan case Info@2017 Jennings, Jeffrey Preparation Transcript Jennings, Jeffrey Preparation Strategy Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Preparation Strategy Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Jennings, Jeffrey Jennings, Jeffrey Jennings, Jeffrey Jennings, Jeffrey Brief Preparation Jennings, Jeffrey Jennin
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11/08/2017 Jennings, Jeffrey Research Research Research Hearing Prep for arbitration by reading arbitration transcript in related case Plan case Hearing Prep for arbitration by reading arbitration transcript in related case Plan case 1
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11/08/2017 Jennings, Jeffrey Research
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11/08/2017 Jennings, Jeffrey Brief Preparation Research/draft respose to SWA MTD 1 48 1.8 \$540.00 0.0 \$0.00 n/c
Conference with Staff Attorney Staff Attorney Staff Attorney Staff Attorney Staff Attorney Discuss case w/MBG Read arbitration transcript. 0 36 0.6 \$180.00 0.0 \$0.00 n/c
11/09/2017 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG Read arbitration transcript. 0 36 0.6 \$180.00 0.0 \$0.00 n/c 11/09/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 3 30 3.5 \$1,050.00 0.0 \$0.00 n/c 11/09/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 1 54 1.9 \$570.00 0.0 \$0.00 n/c 11/09/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 2 0 2.0 \$600.00 0.0 \$0.00 n/c 11/09/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 1 24 1.4 \$420.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 0 12 0.2 \$600.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 0 42 0.7 \$210.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 1 42 1.7 \$510.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 2 36 2.6 \$780.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 2 36 2.6 \$780.00 0.0 \$0.00 n/c 11/10/2017 Jennings, Jeffrey Brief Preparation Research/draft response to SWA MTD 2 36 2.6 \$780.00 0.0 \$0.00 n/c 11/11/2017 Jennings, Jeffrey Brief Preparation Research Research Research 3 42 3.7 \$1,110.00 0.0 \$0.00 n/c 11/11/2017 Jennings, Jeffrey Research Research Research Research Research 1 36 1.6 \$480.00 0.0 \$0.00 n/c 11/11/2017 Jennings, Jeffrey Research Resear
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11/11/2017 Jennings, Jeffrey Research Research 2 0 2.0 \$600.00 0.0 \$0.00 n/c 11/12/2017 Jennings, Jeffrey Research Research 1 36 1.6 \$480.00 0.0 \$0.00 n/c 11/12/2017 Jennings, Jeffrey Research Research 1 36 1.6 \$480.00 0.0 \$0.00 n/c 11/12/2017 Jennings, Jeffrey Research Research for resp br to SWA MTD 2 12 2.2 \$660.00 0.0 \$0.00 n/c 11/13/2017 Jennings, Jeffrey Brief Preparation Work on response brief to SWA MTD 2 0 2.0 \$600.00 0.0 \$0.00 n/c
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11/12/2017 Jennings, Jeffrey Research Research 1 36 1.6 \$480.00 0.0 \$0.00 n/c 11/12/2017 Jennings, Jeffrey Research Research for resp br to SWA MTD 2 12 2.2 \$660.00 0.0 \$0.00 n/c 11/13/2017 Jennings, Jeffrey Brief Preparation Work on response brief to SWA MTD 2 0 2.0 \$600.00 0.0 \$0.00 n/c
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11/13/2017 Jennings, Jeffrey Brief Preparation Work on response brief to SWA MTD 2 0 2.0 \$600.00 0.0 \$0.00 n/c
111/13/2017 Hennings Leffrey Research Research 1 01 181 0.31 \$00.001 0.01 \$0.00 lp/o
11/13/2011 Jennings, Jenney present present research 0 10 0.3 \$70.00 0.0 \$0.00 pc
11/13/2017 Jennings, Jeffrey Brief Preparation Work resp brief to SWA MTD Discuss case w/ MBG 8.0 \$2,400.00 0.0 \$0.00 n/c
11/14/2017 Jennings, Jeffrey Brief Preparation Work on resp brief to SWA MTD 6 48 6.8 \$2,040.00 0.0 \$0.00 n/c
Conference with
11/14/2017 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG 0 12 0.2 \$60.00 0.0 \$0.00 n/c
11/14/2017 Jennings, Jeffrey Brief Preparation Work resp brief to SWA MTD 1 36 1.6 \$480.00 0.0 \$0.00 n/c
Conference with
11/15/2017 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG 0 42 0.7 \$210.00 0.0 \$0.00 n/c
11/15/2017 Jennings, Jeffrey Brief Preparation Discus case w/ Matt Read union?s reply brief 1 0 1.0 \$300.00 0.0 \$0.00 n/c
11/17/2017 Jennings, Jeffrey E-Mail Send email regarding testimony at arbitration hearing 0 36 0.6 \$180.00 0.0 \$0.00 n/c
11/19/2017 Jennings, Jeffrey E-Mail send emails re arbitration 0 36 0.6 \$180.00 0.0 \$0.00 n/c
11/19/2017 Jennings, Jeffrey Research Research Emails 0 48 0.8 \$240.00 0.0 \$0.00 n/c
11/20/2017 Jennings, Jeffrey General Inquiry Call and interview potential witness 0 30 0.5 \$150.00 0.0 \$0.00 n/c
Hearing
11/20/2017 Jennings, Jeffrey Preparation Investigate potential witnesses for arbitration Call client 2 6 2.1 \$630.00 0.0 \$0.00 n/c
11/20/2017 Jennings, Jeffrey E-Mail Email Matt re case 0 6 0.1 \$30.00 0.0 \$0.00 n/c
Hearing
11/20/2017 Jennings, Jeffrey Preparation Email arbitrator Call potential witness 0 48 0.8 \$240.00 0.0 \$0.00 n/c
11/20/2017 Jennings, Jeffrey Research Research travel options Emails 0 48 0.8 \$240.00 0.0 \$0.00 n/c
11/20/2017 Jennings, Jeffrey E-Mail Email Matt re subpoenas 0 36 0.6 \$180.00 0.0 \$0.00 n/c

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11/21/2017	Jennings, Jeffrey	Preparati Case	c 17. ั วงาในสี 78 รู ร Document 378-1 Filed 12/19/22	Pag	je 75 of	10305	agelp.01	0518 _{0.0}	\$0.00 n/c
11/21/2017	Jennings, Jenrey	Hearing	Contact potential withesses		30	0.5	Φ130.00	0.0	\$0.00 170
11/21/2017	Jennings, Jeffrey	0	Contact witnesses Emails to MBG and MLC, arbitrator, and opposing counsel	2	18	2.3	\$690.00	0.0	\$0.00 n/c
11/21/2017	Jennings, Jeffrey		Research Send emails	1	12		\$360.00	0.0	\$0.00 n/c
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Hearing					400000		7 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
11/22/2017	Jennings, Jeffrey		Research	0	18	0.3	\$90.00	0.0	\$0.00 n/c
11/22/2017		E-Mail	Emails	0	18	0.3	\$90.00	0.0	\$0.00 n/c
	, , , , , , , , , , , , , , , , , , ,	Hearing	Contact potential witnesses Emails w/ opposing counsel, MLC, and MBG Draft			0.0	7, 0,00		7 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
11/22/2017	Jennings, Jeffrey		witness list.	2	18	2.3	\$690.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research re arbitration	0	42	0.7	\$210.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Emails Research	1	42		\$510.00	0.0	\$0.00 n/c
11/26/2017	Jennings, Jeffrey		research	1	36		\$480.00	0.0	\$0.00 n/c
	<u> </u>	Hearing	Email Bruce for advice Contact witnesses for arbitration Discuss case strategy				•		
11/27/2017	Jennings, Jeffrey	Preparation	w/ MLC Review evidence for arbitration	5	12	5.2	\$1,560.00	0.0	\$0.00 n/c
	, ,	Hearing	email client plan trip to Dallas for arbitration draft email to union counsel plan				•		
11/27/2017	Jennings, Jeffrey	Preparation	witness strategy	1	54	1.9	\$570.00	0.0	\$0.00 n/c
		Hearing							
11/28/2017	Jennings, Jeffrey	Preparation	Respond to emails Research	2	0	2.0	\$600.00	0.0	\$0.00 n/c
	j	Hearing							
11/28/2017	Jennings, Jeffrey	Preparation	Emails Sort through evidence to identify best witnesses and exhibits.	4	18	4.3	\$1,290.00	0.0	\$0.00 n/c
	Jennings, Jeffrey	Research	Read SWA?s reply brief	1	0	1.0	\$300.00	0.0	\$0.00 n/c
		Hearing							
11/29/2017	Jennings, Jeffrey	Preparation	Prep for arbitration, emails, phone calls to witnesses, etc.	5	42	5.7	\$1,710.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research	0	48	0.8	\$240.00	0.0	\$0.00 n/c
		Hearing							
11/30/2017	Jennings, Jeffrey	Preparation	Talk w/ client about case Draft subpoenas. Prep for arbitration.	5	36	5.6	\$1,680.00	0.0	\$0.00 n/c
		Hearing							
11/30/2017	Jennings, Jeffrey	Preparation	Prep for arbitration, send emails, organize evidence/exhibits	3	12	3.2	\$960.00	0.0	\$0.00 n/c
11/30/2017	Jennings, Jeffrey	E-Mail	Emails to MLC	0	30	0.5	\$150.00	0.0	\$0.00 n/c
		Hearing							
12/01/2017	Jennings, Jeffrey	Preparation	Respond to emails Edit subpoenas File subpoenas	2	48	2.8	\$840.00	0.0	\$0.00 n/c
		Hearing							
	Jennings, Jeffrey		Contact witnesses Plan arbitration strategy	1	54	1.9	\$570.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Email MLC re subpoenas for arbitration	0	30		\$150.00	0.0	\$0.00 n/c
12/02/2017	Jennings, Jeffrey	E-Mail	Emails	0	18	0.3	\$90.00	0.0	\$0.00 n/c
		Hearing							
12/03/2017	Jennings, Jeffrey		Prep for arbitration: Prepare exhibits, emails, contact witnesses	4	24	4.4	\$1,320.00	0.0	\$0.00 n/c
		Hearing							
	Jennings, Jeffrey		Order process servers. Emails	1	54		\$570.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Call process server Email witness	0	12		\$60.00	0.0	\$0.00 n/c
12/04/2017	Jennings, Jeffrey		Travel to Dallas for arbitration hearing	6	0	6.0	\$1,800.00	0.0	\$0.00 n/c
		Conference with			_				
12/04/2017	Jennings, Jeffrey		Discuss arbitration hearing w/ MLC	1	0	1.0	\$300.00	0.0	\$0.00 n/c
		Hearing					*		40.00
12/05/2017	Jennings, Jeffrey		Plan case strategy w/ MLC Call witness	3	0	3.0	\$900.00	0.0	\$0.00 n/c
		Hearing							40.00
12/05/2017	Jennings, Jeffrey		Plan case w/ MLC Prep client Contact witnesses Prep evidence/exhibits	10	18	10.3	\$3,090.00	0.0	\$0.00 n/c
10/04/2015		Hearing	Prep for arbitration, finalize exhibits, prep client to testify, prep witnesses to				40.71 0.57	0 -	.
12/06/2017	Jennings, Jeffrey	-	testify, etc.	11	42	11.7	\$3,510.00	0.0	\$0.00 n/c
10/04/2015		Hearing		_			φ = 10 ==	0 -	.
12/06/2017	Jennings, Jeffrey	Preparation	Prep for arbitration, organize exhibits, etc.	1	42	1.7	\$510.00	0.0	\$0.00 n/c

		Haaring							
12/07/2017	Jennings, Jeffrey	Hearing Preparation See 3	րվ7 _г ը <u>դ. 02278-</u> Document 378-1 Filed 12/19/22	Pag	je 76 of	103 _{1.1}	agello.	.0519 _{0.0}	\$0.00 n/c
12/07/2017	Jennings, Jeffrey	Hearing	Participate w/ MLC in Day 1 of arbitration hearing.	10	0	10.0	\$3,000.00	0.0	\$0.00 n/c
		Hearing	Prep for Day 2 of arbitration, travel to Wal-Mart for office supplies, prep						
12/07/2017	Jennings, Jeffrey	Preparation	witness questions, etc.	4	12	4.2	\$1,260.00	0.0	\$0.00 n/c
		Hearing	1				. ,		
12/08/2017	Jennings, Jeffrey	\mathcal{C}	prep for Day 2 of arbitration, draft witness questions, etc.	3	18	3.3	\$990.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Participate in Day 2 of arbitration w/ MLC	4	54		\$1,470.00		\$0.00 n/c
	Jennings, Jeffrey		Travel home to DC from Dallas.	6	42		\$2,010.00		\$0.00 n/c
	Jennings, Jeffrey		Research for post-hearing brief	0	24	0.4	\$120.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Discuss w/ Matt Work on position paper for EEOC	0	54	0.9	\$270.00	0.9	\$270.00
12/12/2017		Conference with	Discuss w/ Mate Work on position paper for ELOC	U	34	0.7	Ψ270.00	0.7	Ψ270.00
12/13/2017	Jennings, Jeffrey		Draft email Have debriefing w/ MLC re arbitration	2	42	2.7	\$810.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Diatremail Have deoriering w/ wile re aroundion	0	6	1	\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Contact EEOC agent and discuss position paper	0	18	0.3	\$90.00	0.0	\$90.00
	Jennings, Jeffrey		Work on position statement	0	42		\$210.00	0.3	\$210.00
12/14/2017	Jennings, Jenney	Brief Freparation	*	U	42	0.7	\$210.00	0.7	\$210.00
10/14/0017	T . T .CC	D	Research for EEOC position statement Discuss case w/ MBG Contact	4	2.4		¢1 220 00	1!	ф1 220 00
	Jennings, Jeffrey			4	24	4.4	\$1,320.00	4.4	\$1,320.00
	Jennings, Jeffrey		Research for EEOC position statement	1	36		\$480.00	1.6	\$480.00
	Jennings, Jeffrey		Research for EEOC position statement	2	30		\$750.00	2.5	\$750.00
	Jennings, Jeffrey		Research for EEOC position statement	0	12		\$60.00		\$60.00
	Jennings, Jeffrey		work on EEOC position statement	0	24	0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Work on EEOC position statement	0	6	0.1	\$30.00	0.1	\$30.00
12/18/2017	Jennings, Jeffrey	General Inquiry	Work on witness affidavits	0	12	0.2	\$60.00	0.2	\$60.00
		Document						1	
12/18/2017	Jennings, Jeffrey	Preparation	Draft witness affidavit □	2	18	2.3	\$690.00	2.3	\$690.00
		Document							
12/18/2017	Jennings, Jeffrey	Preparation	Edit affidavit Email witness	0	12	0.2	\$60.00	0.2	\$60.00
12/18/2017	Jennings, Jeffrey	Research	Research for EEOC paper	0	42	0.7	\$210.00	0.7	\$210.00
12/18/2017	Jennings, Jeffrey	Research	Research for EEOC position statement	2	0	2.0	\$600.00	2.0	\$600.00
12/19/2017	Jennings, Jeffrey	Research	Research for EEOC position statement	0	12	0.2	\$60.00	0.2	\$60.00
12/19/2017	Jennings, Jeffrey	Research	Research	2	0	2.0	\$600.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Work on drafting EEOC charge	0	24	0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Call witness Edit affidavit Email Bruce	0	30	0.5	\$150.00	0.5	\$150.00
	Jennings, Jeffrey		Work on EEOC position statement	3	0	1 1	\$900.00	3.0	\$900.00
	Jennings, Jeffrey		Work on drafting EEOC position statement	2	0	2.0	\$600.00	2.0	\$600.00
	8,,,,,	· · · · · · · · · · · · · · · · · · ·	Work on EEOC position statement ? edit affidavits, contact client and				,		
12/20/2017	Jennings, Jeffrey	Brief Preparation	witnesses, research/draft position statement	4	48	4.8	\$1,440.00	4.8	\$1,440.00
12,20,201,		Document	Williams of the second state of the second sta				Ψ1,ο.σσ		ψ1,1.0.00
12/20/2017	Jennings, Jeffrey		Edit client's affidavit for EEOC position statement	1	30	1.5	\$450.00	1.5	\$450.00
			Work on EEOC position statement	1	30		\$450.00		\$450.00
			Call potential witness for EEOC position statement affidavits	0	30		\$150.00		
			Work on EEOC position statement	3	24		\$1,020.00		\$1,020.00
12/21/2017		Conference with	Work on EEOC position statement	3	24	3.4	\$1,020.00	3.4	\$1,020.00
12/21/2017	Jennings, Jeffrey		Contact client Discuss case strategy w/ MLC and MBG □	2	12	2.2	\$660.00	0.0	\$0.00 12/2
12/21/201/		Conference with	Contact chefit Discuss case strategy w/ IVILC and IVIDO		12	2.2	\$660.00	0.0	\$0.00 n/c
12/21/2017			Discuss acceptatory w MDC Emails		E 4	0.0	¢270.00	0.0	\$0.00
	Jennings, Jeffrey		Discuss case strategy w MBG Emails	0	54		\$270.00		\$0.00 n/c
	Jennings, Jeffrey		Review/edit EEOC position statement	0	30		\$150.00		\$150.00
	Jennings, Jeffrey		Edit rebuttal paper for EEOC charge	3	0		\$900.00		\$900.00
12/28/2017	Jennings, Jeffrey		Work on EEOC rebuttal paper, edit affidavits for witnesses	3	6	3.1	\$930.00	3.1	\$930.00
		Document							
	Jennings, Jeffrey		Work on affidavit	0	6		\$30.00		\$30.00
12/29/2017	Jennings, Jeffrey	Brief Preparation	Edit position paper Research arbitration decisions for post hearing brief.	2	6	2.1	\$630.00	0.0	\$0.00 n/c

		Document Preparationase	9:17 ov 02278 V Document 278 1 Filed 12/10/22	Dar	10 77 of	102	DagolD 1	0520		
		_	ichrafiya 0227ខ្លែង Document 378-1 Filed 12/19/22	Pal			Pagell P.01		\$0.00	n/c
		•	Work on EEOC position statement	2	24	2.4	\$720.00	2.4	\$720.00	
	<u> </u>	E-Mail	send email re testimony at arbitration	0	36	0.6	\$180.00	0.0	\$0.00	n/c
01/02/2018		•	Edit EEOC position statement Discuss case w/ MLC	2	30	2.5	\$750.00	2.5	\$750.00	
01/02/2018	Jennings, Jeffrey	Research	Research arbitration case law for post hearing brief	0	30	0.5	\$150.00	0.0	\$0.00	n/c
			Organize evidence from arbitration Research case law for post-hearing brief							
	Jennings, Jeffrey		Email MLC re exhibits	1	36	1.6	\$480.00	0.0	\$0.00	n/c
01/03/2018	Jennings, Jeffrey	Brief Preparation	Edit EEOC position statement and affidavit Read caselaw for arbitration	2	42	2.7	\$810.00	0.0	\$0.00	n/c
		Document								
01/03/2018	Jennings, Jeffrey	Preparation	Edit affidavit for EEOC, organize evidence	1	30	1.5	\$450.00	1.5	\$450.00	
01/03/2018	Jennings, Jeffrey	General Inquiry	Receive call from client Edit affidavits	0	30	0.5	\$150.00	0.0	\$0.00	n/c
		Document								
01/03/2018	Jennings, Jeffrey	Preparation	Edit affidavit Emails to MLC and client	3	12	3.2	\$960.00	0.0	\$0.00	n/c
		Document								
01/03/2018	Jennings, Jeffrey	Preparation	Edit witness affidavit, and then email it to him. Email BNC	0	18	0.3	\$90.00	0.0	\$0.00	n/c
		Document								
01/03/2018	Jennings, Jeffrey	Preparation	Edit affidavit Emails	0	12	0.2	\$60.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Edit affidavit Email client Read cases for arbitration brief	1	12	1.2	\$360.00	0.0	\$0.00	
01/04/2018	Jennings, Jeffrey	Brief Preparation	Text client Read arbitration decisions for Post Hearing Brief	0	30	0.5	\$150.00	0.0	\$0.00	n/c
01/04/2018	Jennings, Jeffrey	Brief Preparation	Read cases for arbitration post-hearing brief	0	6	0.1	\$30.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	Research	Communicate w/ client Read cases for arbitration PH brief	0	48	0.8	\$240.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Read arbitration decisions for PH Brief	1	42	1.7	\$510.00	0.0	\$0.00	
	Jennings, Jeffrey		Work on EEOC position statement	0	54	0.9	\$270.00	0.9	\$270.00	
0 2 7 0 1 7 2 0 2 0	g.,		Edit and file position statement Ask MLC for advice Organize evidence, prep				4=70100		7=7-0100	
01/05/2018	Jennings, Jeffrey	Brief Preparation	for mailing	7	6	7.1	\$2,130.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Edit position statement	0	30	0.5	\$150.00	0.5	\$150.00	
	Jennings, Jeffrey		Mail flash drive with evidence to EEOC	0	18	0.3	\$90.00	0.3	\$90.00	
			Read arbitration transcript for PH brief	1	0	1.0	\$300.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	•	Read arbitration transcript for PH brief	0	12	0.2	\$60.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Read case law for arbitration post-hearing brief Text client re new article	1	18	1.3	\$390.00	0.0	\$0.00	
	Jennings, Jeffrey		Read arbitration transcript for PH brief	0	36	0.6	\$180.00	0.0	\$0.00	
			Work on PH brief, read transcript, case law	2	30	2.5	\$750.00	0.0	\$0.00	
			Read arbitration transcript for post hearing brief	3	12	3.2	\$960.00	0.0	\$0.00	
	Jennings, Jeffrey		Read arbitration transcript for Post-Hearing brief	1	36	1.6	\$480.00	0.0	\$0.00	
			Read arbitration transcript for post-hearing brief	0	36	0.6	\$180.00	0.0	\$0.00	n/c
	<u> </u>		Draft outline for post-hearing brief Research for post-hearing brief Email ESR							
01/11/2018	Jennings, Jeffrey	Brief Preparation	for arbitration research	3	12	3.2	\$960.00	0.0	\$0.00	n/c
			Read arbitration case for post-hearing brief	0	30	0.5	\$150.00	0.0	\$0.00	n/c
			Draft post-hearing brief	2	24	2.4	\$720.00	0.0	\$0.00	
			Work on drafting post-hearing brief	2	18	2.3	\$690.00	0.0	\$0.00	
			Work on post hearing brief	2	48	2.8			\$0.00	
			Research for post-hearing brief	0	18	0.3	\$90.00		\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	0	36	0.6	\$180.00		\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	3	42	3.7	\$1,110.00	0.0	\$0.00	
	Jennings, Jeffrey	Brief Preparation	Work on drafting post-hearing brief	2	12	2.2	\$660.00	0.0	\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	1	54	1.9	\$570.00		\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	1	12	1.2	\$360.00	0.0	\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	0	54	0.9	\$270.00	0.0	\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	1	42	1.7	\$510.00	0.0	\$0.00	
	Jennings, Jeffrey	•	Work on drafting post-hearing brief	1	48	1.8	\$540.00	0.0	\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	2	24	2.4	\$720.00		\$0.00	
	Jennings, Jeffrey		Work on drafting post-hearing brief	3	36	3.6			\$0.00	
01/17/2010	Johnnings, Jenney	z.ici i icparation	on on orating poor nearing orier		50	5.0	Ψ1,000.00	0.0	ψυ.υυ	

01/19/2018 Jennings, Jeffrey Brief Preparation Work on drafting post-hearing brief	1	18	1.3	\$390.00	0.0	\$0.00	n/c
01/21/2018 Jennings, Jeffrey Brief Preparation Draft post-hearing ories Document 378-1 Filed 12/19/22	Page	e 78 gt 1	$03_{2.8}$	Page 10.01		\$0.00	
01/21/2018 Jennings, Jeffrey Brief Preparation Draft post hearing brief	2	36	2.6	\$780.00	0.0	\$0.00	
01/22/2018 Jennings, Jeffrey Brief Preparation Work on post-hearing brief	1	18	1.3	\$390.00	0.0	\$0.00	
01/22/2018 Jennings, Jeffrey Brief Preparation Work on post-hearing brief	0	24	0.4	\$120.00	0.0	\$0.00	
01/22/2018 Jennings, Jeffrey Brief Preparation Work on post-hearing brief	4	12	4.2	\$1,260.00	0.0		n/c
01/22/2018 Jennings, Jeffrey Brief Preparation Work on post-hearing brief Work on post-hearing brief	0	12	0.2	\$60.00	0.0		n/c
	0				0.0		
	0	6 24	0.1	\$30.00 \$120.00	0.0	\$0.00 \$0.00	
01/22/2018 Jennings, Jeffrey Brief Preparation Draft post hearing brief Conference with	U	24	0.4	\$120.00	0.0	\$0.00	n/c
01/24/2018 Jennings, Jeffrey Staff Attorney Emails to arbitrator, client, and MLC Discuss case w/ MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
01/25/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	3	6	3.1	\$930.00	0.0	\$0.00	n/c
01/25/2018 Jennings, Jeffrey Brief Preparation edit post-hearing brief	1	18	1.3	\$390.00	0.0	\$0.00	
01/25/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	1	36	1.6	\$480.00	0.0	\$0.00	
01/25/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	0	30	0.5	\$150.00	0.0	\$0.00	
01/25/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	0	12	0.2	\$60.00	0.0	\$0.00	
01/25/2018 Jennings, Jeffrey Brief Preparation Edits to post-hearing brief Emails to MLC, ESR	0	24	0.4	\$120.00	0.0	\$0.00	
01/26/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	1	48	1.8	\$540.00	0.0	\$0.00	
01/26/2018 Jennings, Jeffrey Brief Preparation Edit post-hearing brief	2	48	2.8	\$840.00	0.0	\$0.00	
01/26/2018 Jennings, Jeffrey Brief Preparation Edit and file post-hearing brief Emails to client and MLC	1	54	1.9	\$570.00	0.0		n/c
01/26/2018 Jennings, Jeffrey Brief Preparation work on post-hearing brief	0	12	0.2	\$60.00	0.0	\$0.00	
Document Gather documents in response to EEOC information request, scan exhibits	U	12	0.2	\$00.00	0.0	\$0.00	11/C
	1	40	1.0	¢540.00	0.0	AO 00	n/a
	1	48	1.8	\$540.00	0.0	\$0.00	11/C
Document Primary (MIC Cyles Is a FEOC information and the second for FEOC information and the second f		2.4	0.4	¢120.00	0.0	ΦΩ ΩΩ	
01/29/2018 Jennings, Jeffrey Preparation Discuss case w/ MLC Gather documents for EEOC information request.	0	24	0.4	\$120.00	0.0	\$0.00	n/c
Document C. I. J. C. D. D. C. L. J. C. D. D. C. L. D. C. D.				4.2 0.00		* 13 0 0 0	
01/29/2018 Jennings, Jeffrey Preparation Gather documents for EEOC information request.	1	24	1.4	\$420.00	1.4	\$420.00	
01/30/2018 Jennings, Jeffrey E-Mail Respond to client?s emails	0	18	0.3	\$90.00	0.0	\$0.00	
01/30/2018 Jennings, Jeffrey General Inquiry Call intake contact	0	12	0.2	\$60.00	0.0	\$0.00	
01/30/2018 Jennings, Jeffrey E-Mail Respond to client?s email/research	0	30	0.5	\$150.00	0.0	\$0.00	
01/31/2018 Jennings, Jeffrey Other Organize case files	0	24	0.4	\$120.00	0.0	\$0.00	
02/05/2018 Jennings, Jeffrey E-Mail Email client	0	6	0.1	\$30.00	0.0	\$0.00	
02/05/2018 Jennings, Jeffrey Research research	1	0	1.0	\$300.00	0.0		n/c
02/06/2018 Jennings, Jeffrey Other Organize case files	0	18	0.3	\$90.00	0.0	\$0.00	n/c
Conference with							
02/06/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG	0	18	0.3	\$90.00	0.0	\$0.00	
03/07/2018 Jennings, Jeffrey Research Research EEOC procedures Email BNC for advice	0	42	0.7	\$210.00	0.0	\$0.00	
03/08/2018 Jennings, Jeffrey E-Mail	0	30	0.5	\$150.00	0.0	\$0.00	n/c
03/15/2018 Jennings, Jeffrey E-Mail email client	0	12	0.2	\$60.00	0.0	\$0.00	n/c
Conference with							
03/16/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG	0	18	0.3	\$90.00	0.0	\$0.00	
03/19/2018 Jennings, Jeffrey E-Mail Draft email to EEOC	0	12	0.2	\$60.00	0.0	\$0.00	n/c
04/06/2018 Jennings, Jeffrey E-Mail email client	0	6	0.1	\$30.00	0.0	\$0.00	n/c
04/10/2018 Jennings, Jeffrey E-Mail Email RJL re RTS letters	0	6	0.1	\$30.00	0.0	\$0.00	n/c
04/11/2018 Jennings, Jeffrey E-Mail Email updates to Carter case to RJL	0	24	0.4	\$120.00	0.0	\$0.00	n/c
Conference with							
04/17/2018 Jennings, Jeffrey Staff Attorney Discuss case strategy w/ MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
04/20/2018 Jennings, Jeffrey Research Research Email MLC/MBG/GMT	0	30	0.5	\$150.00	0.0	\$0.00	n/c
04/23/2018 Jennings, Jeffrey General Inquiry Plan trip to Dallas for hearing	0	18	0.3	\$90.00	0.0	\$0.00	
Conference with							
04/23/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
04/25/2018 Jennings, Jeffrey E-Mail Email client	0	12	0.2	\$60.00	0.0	\$0.00	
04/25/2018 Jennings, Jeffrey E-Mail Email client	0	6	0.1	\$30.00	0.0	\$0.00	
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Conference with Staff Attorney Staff Attorney Conference with Conference with Conference with Staff Attorney Conference Attend status conference in federal court Staff	\$0.00 n/c \$0.00 n/c \$0.00 n/c \$0.00 n/c \$360.00 \$0.00 n/c
Meet client w/ MBG, and MLC, and give client a ride back to her hotel in DC 04/26/2018 Jennings, Jeffrey Client Conference in rush hour traffic. 04/26/2018 Jennings, Jeffrey Research Read arbitration decision Conference with 04/26/2018 Jennings, Jeffrey Staff Attorney Conf call with opposing counsel, discuss case w/ MLC and MBG 04/29/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference in federal court 04/30/2018 Jennings, Jeffrey Hearing Discuss case w/ MBG and local counsel after status conference 04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference 05/00/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference in federal court 05/01/2018 Jennings, Jeffrey Travel Travel From DCA to Dallas for status conference in federal court 05/01/2018 Jennings, Jeffrey Travel Travel Travel from DCA to Dallas for status conference in federal court 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 n/c \$0.00 n/c \$360.00
04/26/2018 Jennings, Jeffrey Client Conference in rush hour traffic. 4 0 4.0 \$1,200.00 0.0 04/26/2018 Jennings, Jeffrey Research Read arbitration decision 0 18 0.3 \$90.00 0.0 04/26/2018 Jennings, Jeffrey Staff Attorney Conf call with opposing counsel, discuss case w/ MLC and MBG 1 12 1.2 \$360.00 1.2 04/29/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference in federal court 5 48 5.8 \$1,740.00 0.0 04/30/2018 Jennings, Jeffrey Hearing Discuss case w/ MBG and local counsel after status conference 5 0 5.0 \$1,500.00 0.0 04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 5 12 5.2 \$1,560.00 0.0 05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conf 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey <td>\$0.00 n/c \$360.00</td>	\$0.00 n/c \$360.00
04/26/2018 Jennings, Jeffrey Research Read arbitration decision 0 18 0.3 \$90.00 0.0 04/26/2018 Jennings, Jeffrey Staff Attorney Conf call with opposing counsel, discuss case w/ MLC and MBG 1 12 1.2 \$360.00 1.2 04/29/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference in federal court 5 48 5.8 \$1,740.00 0.0 Prep for status conference Attend status conference w/ MBG in fed court Discuss case w/ MBG and local counsel after status conference 5 0 5.0 \$1,500.00 0.0 04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 5 12 5.2 \$1,560.00 0.0 05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conf 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 n/c \$360.00
Conference with 04/26/2018 Jennings, Jeffrey Staff Attorney Conf call with opposing counsel, discuss case w/ MLC and MBG 1 12 1.2 \$360.00 1.2 04/29/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conference in federal court 5 48 5.8 \$1,740.00 0.0 Prep for status conference Attend status conference w/ MBG in fed court 04/30/2018 Jennings, Jeffrey Hearing Discuss case w/ MBG and local counsel after status conference 5 0 5.0 \$1,500.00 0.0 04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 5 12 5.2 \$1,560.00 0.0 05/01/2018 Jennings, Jeffrey Travel Travel Travel from DCA to Dallas for status conference in federal court 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$360.00
04/26/2018Jennings, JeffreyStaff AttorneyConf call with opposing counsel, discuss case w/ MLC and MBG1121.2\$360.001.204/29/2018Jennings, JeffreyTravelTravel from DCA to Dallas for status conference in federal court5485.8\$1,740.000.004/30/2018Jennings, JeffreyHearingDiscuss case w/ MBG and local counsel after status conference505.0\$1,500.000.004/30/2018Jennings, JeffreyTravelReturn trip from Dallas to DC re status conference in federal court5125.2\$1,560.000.005/01/2018Jennings, JeffreyTravelTravel from DCA to Dallas for status conf0120.2\$60.000.005/01/2018Jennings, JeffreyStaff AttorneyDiscuss case w/ MLC and MBG0120.2\$60.000.0	
04/29/2018Jennings, JeffreyTravelTravel from DCA to Dallas for status conference in federal court5485.8\$1,740.000.004/30/2018Jennings, JeffreyHearingDiscuss case w/ MBG and local counsel after status conference505.0\$1,500.000.004/30/2018Jennings, JeffreyTravelReturn trip from Dallas to DC re status conference in federal court5125.2\$1,560.000.005/01/2018Jennings, JeffreyTravelTravel from DCA to Dallas for status conf0120.2\$60.000.005/01/2018Jennings, JeffreyStaff AttorneyDiscuss case w/ MLC and MBG0120.2\$60.000.0	
Prep for status conference MMBG in fed court 04/30/2018 Jennings, Jeffrey Hearing Discuss case w/ MBG and local counsel after status conference 04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 05/01/2018 Jennings, Jeffrey Travel Travel Travel Travel Travel Travel From DCA to Dallas for status conference in federal court 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG	
04/30/2018Jennings, JeffreyHearingDiscuss case w/ MBG and local counsel after status conference505.0\$1,500.000.004/30/2018Jennings, JeffreyTravelReturn trip from Dallas to DC re status conference in federal court5125.2\$1,560.000.005/01/2018Jennings, JeffreyTravelTravel from DCA to Dallas for status conf0120.2\$60.000.005/01/2018Jennings, JeffreyStaff AttorneyDiscuss case w/ MLC and MBG0120.2\$60.000.0	T
04/30/2018 Jennings, Jeffrey Travel Return trip from Dallas to DC re status conference in federal court 5 12 5.2 \$1,560.00 0.0 05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conf 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 n/c
05/01/2018 Jennings, Jeffrey Travel Travel from DCA to Dallas for status conf 0 12 0.2 \$60.00 0.0 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 n/c
Conference with 05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 n/c
05/01/2018 Jennings, Jeffrey Staff Attorney Discuss case w/ MLC and MBG 0 12 0.2 \$60.00 0.0	\$0.00 11/0
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Pleadings Western desired Second Association and the second Association and	# <0.00
05/04/2018 Jennings, Jeffrey Preparation Work on drafting Second Amended Complaint 0 12 0.2 \$60.00 0.2	\$60.00
Pleadings W. L. C.	440000
05/04/2018 Jennings, Jeffrey Preparation Work on Second Amended Complaint 0 36 0.6 \$180.00 0.6	\$180.00
Pleadings	
05/07/2018 Jennings, Jeffrey Preparation Review scheduling order Discuss case w/ MBG Draft complaint 1 18 1.3 \$390.00 1.3	\$390.00
Pleadings	
05/07/2018 Jennings, Jeffrey Preparation Draft Second Amended Complaint Research 2 48 2.8 \$840.00 2.8	\$840.00
05/08/2018 Jennings, Jeffrey Research 0 18 0.3 \$90.00 0.0	\$0.00 n/c
05/08/2018 Jennings, Jeffrey Research Research 0 18 0.3 \$90.00 0.0	\$0.00 n/c
05/08/2018 Jennings, Jeffrey Research Research 0 18 0.3 \$90.00 0.0	\$0.00 n/c
05/08/2018 Jennings, Jeffrey Research Research 2 18 2.3 \$690.00 0.0	\$0.00 n/c
05/09/2018 Jennings, Jeffrey Research research 0 48 0.8 \$240.00 0.0	\$0.00 n/c
05/09/2018 Jennings, Jeffrey Research Research 0 18 0.3 \$90.00 0.0	\$0.00 n/c
05/09/2018 Jennings, Jeffrey Research research 1 48 1.8 \$540.00 0.0	\$0.00 n/c
Pleadings	
05/10/2018 Jennings, Jeffrey Preparation Work on drafting Second Amended Complaint 1 42 1.7 \$510.00 1.7	\$510.00
Pleadings	
05/10/2018 Jennings, Jeffrey Preparation Draft Second Amended Complaint Research 2 6 2.1 \$630.00 2.1	\$630.00
Pleadings	Ψ050.00
05/10/2018 Jennings, Jeffrey Preparation draft Second Amended Complaint 0 48 0.8 \$240.00 0.8	\$240.00
Pleadings	Ψ240.00
05/11/2018 Jennings, Jeffrey Preparation draft Second Amended Complaint 1 18 1.3 \$390.00 1.3	\$390.00
Pleadings Pleadings	\$390.00
	\$120.00
	\$120.00
Pleadings N. J. G. J. A. J. A.	¢120.00
05/14/2018 Jennings, Jeffrey Preparation Work on Second Amended Complaint 0 24 0.4 \$120.00 0.4	\$120.00
Pleadings	44.000.00
05/14/2018 Jennings, Jeffrey Preparation Work on Second Amended Complaint Discuss case w/ MBG 4 18 4.3 \$1,290.00 4.3	\$1,290.00
Pleadings	
05/15/2018 Jennings, Jeffrey Preparation work on second amended complaint 0 18 0.3 \$90.00 0.3	\$90.00
Pleadings	
05/15/2018 Jennings, Jeffrey Preparation Work on Second Amended Complaint 0 42 0.7 \$210.00 0.7	\$210.00
Pleadings Work on Second Amended Complaint Discuss case w/ MBG and GMT Call	
105/14/0010 T	\$480.00
05/16/2018 Jennings, Jeffrey Preparation local counsel w/ MBG 1 36 1.6 \$480.00 1.6	
Pleadings	
	\$300.00 \$0.00 n/c

F		I						1	
05/16/2018	Jennings, Jeffrey		ail7.scvsQ2278-X Document 378-1 Filed 12/19/22	Pag	je 80 φ <u>f</u>	103 _{0.2}	Page _{llo} 1	0523 _{0.0}	\$0.00 n/c
		Pleadings							
05/16/2018	Jennings, Jeffrey		Edit Second Amended Complaint Email MBG	2	24	2.4	\$720.00	2.4	\$720.00
		Conference with							
06/06/2018	Jennings, Jeffrey	· · · · · · · · · · · · · · · · · · ·	Discuss case w/ MBG, Text client	0	24	0.4	\$120.00	0.0	\$0.00 n/c
		Conference with							
	Jennings, Jeffrey		Discuss case strategy w/ MBG	0		0.4	\$120.00	0.0	\$0.00 n/c
06/15/2018	Jennings, Jeffrey	Research	Research and email MBG re research results	0	36	0.6	\$180.00	0.0	\$0.00 n/c
		Conference with							
06/20/2018	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	24	0.4	\$120.00	0.0	\$0.00 n/c
		Pleadings							
06/22/2018	Jennings, Jeffrey	Preparation	Draft new complaint	0	30	0.5	\$150.00	0.5	\$150.00
		Pleadings							
06/22/2018	Jennings, Jeffrey	Preparation	Draft new complaint re Title VII claim Email MBG	3	36	3.6	\$1,080.00	3.6	\$1,080.00
	,	Conference with	-						
07/10/2018	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	30	0.5	\$150.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Read SWA?s brief/MTD	0			\$180.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Discuss brief strategy w/ MBG	0		1	\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research for response to MTD	0		0.4	\$120.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Email intake contact	0		1	\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research	2	0	1	\$600.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research	0			\$180.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Research for opposition to SWA MTD	3	54	3.9	\$1,170.00	3.9	\$1,170.00
	Jennings, Jeffrey		Research for opposition to SWA MTD Research for opposition to SWA MTD	1	48	1.8	\$540.00	1.8	\$540.00
			**	0			\$90.00		\$90.00
	Jennings, Jeffrey		Research for opp to SWA MTD					0.3	
	Jennings, Jeffrey		Research for opposition to SWA MTD Discuss case w/ MBG	3			\$960.00	3.2 0.0	\$960.00
07/24/2018	Jennings, Jeffrey		Research	0	48	0.8	\$240.00	0.0	\$0.00 n/c
07/04/0010		Conference with	D. ATT. IMPGE THEE	0	26	0.6	ф100 00	0.0	Φ0.00. /
	Jennings, Jeffrey		Discuss case w/ Heidi, and MBG Email Heidi	0			\$180.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Work on brief opp SWA MTD	0		0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Work on brief	0			\$150.00	0.5	\$150.00
	Jennings, Jeffrey		Work on brief Email Bruce for advice	3	6		\$930.00	3.1	\$930.00
	Jennings, Jeffrey		Work on brief opp SWA MTD	0			\$240.00	0.8	\$240.00
	Jennings, Jeffrey		Work on brief opp SWA MTD	0		0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Work on brief	2	6		\$630.00	2.1	\$630.00
	Jennings, Jeffrey		Work on brief	0			\$180.00	0.6	\$180.00
	Jennings, Jeffrey		Discuss research w/ Heidi Work on brief	2	54		\$870.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Work on brief	1	6		\$330.00	1.1	\$330.00
	Jennings, Jeffrey		research	0	30		\$150.00	0.0	\$0.00 n/c
			Research/work on brief in response to Local 556	1	0		\$300.00	1.0	\$300.00
			Work on brief opp SWA MTD	0	54	0.9	\$270.00	0.9	\$270.00
07/26/2018	Jennings, Jeffrey	Brief Preparation	Work on brief opp SWA MTD	1	36	1.6	\$480.00	1.6	\$480.00
			Work on brief opp SWA MTD	1	12	1.2	\$360.00	1.2	\$360.00
			Work on brief opp SWA MTD	0	12	0.2	\$60.00	0.2	\$60.00
07/26/2018	Jennings, Jeffrey	Brief Preparation	Work on brief opp SWA MTD Emails to MBG and MLC	0	24	0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		research	1	0	1.0	\$300.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Emails to Bruce re advice on brief	0	24		\$120.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Discuss brief strategy w/ MBG Work on brief in resp to SWA	3			\$990.00	3.3	\$990.00
	Jennings, Jeffrey		Work on brief in response to SWA MTD	2		1	\$600.00	2.0	\$600.00
			Work on brief in resp to SWA MTD	2	0	2.0	\$600.00	2.0	\$600.00
	Jennings, Jeffrey		work on brief in resp to SWA MTD	3	Ü		\$960.00	3.2	\$960.00
			work on brief responding to SWA MTD	0			\$270.00		
01/30/2010	Journal So, Jerricy	2.101 Treparation	more on other responding to 5 mm miles	U	J4	0.9	Ψ210.00	0.9	Ψ270.00

07/30/2018	Jennings, Jeffrey	E-Mail	email MBG	_ 0	6	0.1	\$30.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	Brief Premaration	work on bite 2278 to swayment 378-1 Filed 12/19/22		e 81 g/	$\frac{103_{0.5}^{311}}{1000}$	Page 19.00	0524 _{0.5}	\$150.00	11/ 0
	Jennings, Jeffrey	Brief Preparation	Work on brief in response to SWA MTD	0	18	0.3	\$90.00	1	\$90.00	
		•	Work on response to Local 556 motion. Email Bruce	1	18	1.3	\$390.00	0.0	\$0.00	n/c
07/30/2010	Jennings, Jenney	Conference with	Work on response to Boear 330 motion. Email Brace	1	10	1.5	ψ370.00	0.0	φ0.00	11/ C
08/01/2018	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
08/01/2018		•	Edit response brief to union?s MTD Discuss case w/ MBG Email BNC	3	30	3.5	\$1,050.00	3.5	\$1,050.00	II/C
06/01/2018	Jennings, Jenney	Conference with	Edit response offer to union:s WTD Discuss case w/ WIDO Email Bive	3	30	3.3	\$1,030.00	3.3	\$1,030.00	
10/04/2019	Ionnings Ioffron		Discuss case w/ MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/o
10/04/2018	Jennings, Jeffrey	Conference with	Discuss case w/ IVIDO	U	0	0.1	\$30.00	0.0	\$0.00	11/C
11/26/2019	I I. CC		Discussional alarmatida Maria	0		0.1	¢20.00	0.0	¢0.00	
		Staff Attorney	Discuss travel plans with Matt	0	6	0.1	\$30.00	0.0	\$0.00	
			Read article sent by client	0	12	0.2	\$60.00	0.0	\$0.00	
12/03/2018	Jennings, Jeffrey	1 7	Finalize travel plans	0	0	0.0	\$0.00	0.0	\$0.00	n/c
12/05/2010		Conference with	P				420.00		40.00	,
12/07/2018	Jennings, Jeffrey	Staff Attorney	discuss case with Matt	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Hearing								
12/11/2018	Jennings, Jeffrey		Review briefs/prep to second chair oral argument Discuss case with MBG	1	6	1.1	\$330.00	1.1	\$330.00	
		Conference with								
12/12/2018	Jennings, Jeffrey	Staff Attorney	Discuss case w/ MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
			Travel from DC to Dallas, TX for federal court hearing (flight was re-routed to							
	Jennings, Jeffrey		Austin for fuel, resulting in significant delay).	9	12	9.2	\$2,760.00	0.0	\$0.00	n/c
12/13/2018	Jennings, Jeffrey	Travel	Travel from airport to hotel re federal court hearing	0	42	0.7	\$210.00	0.0	\$0.00	n/c
12/13/2018	Jennings, Jeffrey	Client Conference	Have dinner with client and MBG	2	0	2.0	\$600.00	0.0	\$0.00	n/c
12/14/2018	Jennings, Jeffrey	Hearing	Second chair MBG's oral argument at federal court hearing re MTD	3	0	3.0	\$900.00	3.0	\$900.00	
12/17/2018	Jennings, Jeffrey	Travel	Travel home from oral argument in Dallas	5	18	5.3	\$1,590.00	0.0	\$0.00	n/c
		Conference with								
12/18/2018	Jennings, Jeffrey	Staff Attorney	Discuss oral argument/case strategy with MBG	0	30	0.5	\$150.00	0.5	\$150.00	
01/03/2019		E-Mail	Email MBG and MLC re mediation strategy	0	18	0.3	\$90.00	0.3	\$90.00	
	g.,	Conference with					, , , , , , , , ,			
01/07/2019	Jennings, Jeffrey	Staff Attorney	Discuss mediation and scheduling order with Matt	0	12	0.2	\$60.00	0.2	\$60.00	
			Discuss case with MBG Review scheduling order	0	30	0.5	\$150.00	0.0	\$0.00	n/c
01/01/2019	temmigs, terries	Conference with	2 is case with 122 of terror seriousing order	Ŭ		0.0	Ψ100.00	0.0	Ψ0.00	11/ 0
01/08/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with Matt	0	12	0.2	\$60.00	0.0	\$0.00	n/c
01,00,2019	vennings, venney	Conference with	2 Journal Man Man	Ť			Ψ00.00	0.0	Ψ0.00	11/ 0
01/08/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with Matt	0	36	0.6	\$180.00	0.0	\$0.00	n/c
01/00/2017	Jennings, Jenney	Conference with	Discuss case with Matt	U	30	0.0	\$100.00	0.0	Ψ0.00	II/C
01/09/2010	Jennings, Jeffrey		Discuss cases w/ MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
01/09/2019	Jennings, Jenney	Conference with	Discuss cases W/ IVIDO	U	10	0.3	\$50.00	0.0	\$0.00	11/ C
01/09/2010	Jennings, Jeffrey		Discuss case w/ MBG re mediation strategy	0	30	0.5	\$150.00	0.5	\$150.00	
01/09/2019	Jennings, Jenney	Starr Audiney	Phone call with MBG and opposing counsel re scheduling order and mediation	U	30	0.3	φ130.00	0.3	φ150.00	
01/00/2010	Jennings, Jeffrey	Conoral Inquies	Prione call with MBG and opposing counsel rescrieduling order and mediation Discuss case w/ MBG	1	6	1.1	\$330.00	1 1	\$330.00	
			Call opposing counsel with Matt	1			· ·			n/o
	Jennings, Jeffrey			0	18	0.3	\$90.00		\$0.00	
	Jennings, Jeffrey		Review scheduling order, email suggestions to MBG	0	18	0.3	\$90.00		\$0.00	11/C
01/10/2019	Jennings, Jeffrey		Review MBG?s edits to scheduling order, email MBG	0	6	0.1	\$30.00	0.1	\$30.00	
01/10/2016	T . T.CC	Conference with	D'		_	0.1	# 30 60	0.0	40.00	
01/10/2019	Jennings, Jeffrey	,	Discuss case with MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Conference with	D: (100 110 C							l ,
	Jennings, Jeffrey		Discuss w/ MBG and MLC	0	12	0.2	\$60.00	1	\$0.00	n/c
	Jennings, Jeffrey		Review Court?s opinion on MTD Discuss same with MBG	1	0	1.0	\$300.00	1.0	\$300.00	
		1 /	Review press release	0	6	0.1	\$30.00	0.0	\$0.00	
		General Inquiry		0	24	0.4	\$120.00		\$0.00	
02/08/2019	Jennings, Jeffrey	General Inquiry	Misc	0	6	0.1	\$30.00	0.0	\$0.00	n/c

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02/11/2019	Jennings, Jeffrey	•	<u>ាំរក្សភ្លេស្ត្រភូល្គិក្ខក្ស</u> Document 378-1 Filed 12/19/22	Pa	je 82 գք	103 _{0.3}	Page _{slp.0} 1	0525 _{0.0}	\$0.00 n/c	
		Conference with								
02/13/2019	Jennings, Jeffrey		Discuss case strategy with MGB, MLC and HES	2	12	2.2	\$660.00	0.0	\$0.00 n/c	
		Pleadings								
02/26/2019	Jennings, Jeffrey		Review amended complaint	0	18	0.3	\$90.00	0.0	\$0.00 n/c	
		Pleadings								
02/27/2019	Jennings, Jeffrey	Preparation	Edit complaint Send edits to MBG	2	42	2.7	\$810.00	0.0	\$0.00 n/c	
		Conference with								
02/28/2019	Jennings, Jeffrey		Discuss case with MBG	0	42	0.7	\$210.00	0.0	\$0.00 n/c	
00/04/0040		Conference with	D: 31 MMG						40.00	
03/01/2019	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00 n/c	
02/14/2010	I I.CC	Pleadings	Edit stimulation and IMPC as the same	0	_	0.1	¢20.00	0.0	¢0.00 m/s	
03/14/2019	Jennings, Jeffrey		Edit stipulation, email MBG re the same	0	6	0.1	\$30.00	0.0	\$0.00 n/c	
02/17/2010	Innainas Inffant	Pleadings Proporation	Deview response to motion to strike send edite to MDC	1	0	1.0	\$200.00	1.0	\$200.00	
03/17/2019	Jennings, Jeffrey	Conference with	Review response to motion to strike, send edits to MBG	1	0	1.0	\$300.00	1.0	\$300.00	
02/19/2010	Innings Inffrar		Discuss case with MBG	0	24	0.4	\$120.00	0.0	\$0.00 n/a	
03/18/2019	Jennings, Jeffrey	Conference with	Discuss case with MDO	- 0	24	0.4	\$120.00	0.0	\$0.00 n/c	
03/28/2019	Jennings, Jeffrey		Discuss case with MBG	0	24	0.4	\$120.00	0.0	\$0.00 n/c	
03/26/2019	Jennings, Jenney	Discovery	Discuss case with MDG	0	24	0.4	\$120.00	0.0	\$0.00 11/0	
		Document	Edit initial disclosures, discuss case with MBG, send emails to potential							
03/28/2019	Jennings, Jeffrey		witnesses.	1	24	1.4	\$420.00	1.4	\$420.00	
	Jennings, Jeffrey	Other	Download federal court docs, upload to LF	0			\$30.00	0.0	\$0.00 n/c	
	<i>U</i> ,	General Inquiry	Call potential witness	1	18		\$390.00	0.0	\$0.00 n/c	
		General Inquiry	Call potential witness Discuss case with Matt Email Matt	0			\$90.00	0.0	\$0.00 n/c	
03/27/2017	Jennings, Jenrey	Discovery	Discuss case with Matt Email Matt		10	0.5	Ψ70.00	0.0	φο.σο π/ε	
03/29/2019	Jennings, Jeffrey		Edit initial disclosures, send them to Matt	0	24	0.4	\$120.00	0.0	\$0.00 n/c	
03/23/2013	semmigs, semey	response	Call potential witness, email MBG Discuss case with MBG Review recent		2.	0.1	Ψ120.00	0.0	φο.σο π/ο	
03/29/2019	Jennings, Jeffrey	General Inquiry	court filings re motion to strike complaint	0	42	0.7	\$210.00	0.0	\$0.00 n/c	
		General Inquiry	Discuss Carter with MBG Upload docs to LF	0			\$240.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey		Edit notice, email MBG	0			\$30.00	0.0	\$0.00 n/c	
		Conference with				***	70000		7 0 1 0 0 1 1 1	
03/29/2019	Jennings, Jeffrey		Discuss case with MBG	0	6	0.1	\$30.00	0.0	\$0.00 n/c	
	8.,	Conference with					,			
04/01/2019	Jennings, Jeffrey	Staff Attorney	Discuss with MBG	0	6	0.1	\$30.00	0.0	\$0.00 n/c	
	<u> </u>	Discovery								
		Document								
04/02/2019	Jennings, Jeffrey	Preparation	Work on drafting requests for production of documents	3	12	3.2	\$960.00	3.2	\$960.00	
		Discovery								
		Document								
04/03/2019	Jennings, Jeffrey	Preparation	Work on drafting requests for production of documents	1	24	1.4	\$420.00	1.4	\$420.00	
		Discovery		· · · · · ·						
		Document								
04/03/2019	Jennings, Jeffrey		Work on drafting requests for production of documents	1	48	1.8	\$540.00	1.8	\$540.00	
		Discovery								
		Document								
04/03/2019	Jennings, Jeffrey	1	Work on drafting requests for production of documents	0	36	0.6	\$180.00	0.6	\$180.00	
		Discovery								
		Document								
04/03/2019	Jennings, Jeffrey		Work on drafting requests for production of documents	0	24	0.4	\$120.00	0.4	\$120.00	
		Discovery								
04/04/2019	Jennings, Jeffrey	Response	Work on drafting requests for production of documents	0	42	0.7	\$210.00	0.7	\$210.00	

Discovery Discovery Work on discriments before Foundation of documents Edit Foundamented 3	04/04/2010	Innaines Inffant	Discovery Response ase	Sw17-Gvangreguests f Document 378-1. Filed 12/19/22	Pa	ne 83 of	103, 2	PagelD ₀ 1	0526 0.2	\$90.00	
Bodd	04/04/2019	Jennings, Jerriey	-	Work on draining requests for production of documents	- 0	18	0.3	\$90.00	0.3	\$90.00	
December	04/04/2010	Innainas Inffass			2	24	2.4	¢1 020 00	2.4	¢1 020 00	
December	04/04/2019	Jennings, Jerriey		Complaint, read Ems, email MBG and MLC te the same	3	24	3.4	\$1,020.00	3.4	\$1,020.00	
Discovery Document Discovery	04/00/2010	I I. CC		Discuss discourse strategy with MDC	0	_	0.1	¢20.00	0.1	¢20.00	
Document	04/09/2019	Jennings, Jerrrey	,	Discuss discovery strategy with MBG	U	0	0.1	\$30.00	0.1	\$30.00	
DATE DATE Desirings, Define Proparation Work on discovery, ROGS, and RPD Desired Date			-								
Discovery Discovery Discovery Discovery Discovery Preparation Work on discovery, RGGS, and RPD Email MBG re the same 1 36 1.6 \$480.00 1.6 \$480.00	04/15/2010	T . T .CC		W. I. BOGG IRRD			1.0	Ф200 00	1.0	#200.00	
Document	04/17/2019	Jennings, Jeffrey	_	Work on discovery, ROGS, and RPD	1	0	1.0	\$300.00	1.0	\$300.00	
041727019 Jennings, Jeffrey Suff Attorney Discuss case with MBG Disc											
Conference with Discuss case with MBG Discuss ca	0.4.4.7.40.4.0			W. I. II. DOGG IDDD F. III. DG II.	_			* 400 00		* 400 00	
1042232019 Jennings, Jeffrey General Inquiry General Inqui	04/17/2019	Jennings, Jeffrey	•	Work on discovery, ROGS, and RPD Email MBG re the same	1	36	1.6	\$480.00	1.6	\$480.00	
10423/2019 Jennings, Jeffrey General Inquiry Review potential evidence 0 24 0.4 \$120.00 0.4 \$120.00 0.4 \$120.00 0.4 \$120.00 0.5					_						,
Conference with Discuss case with MBG Discuss ca		<u> </u>	•		0						n/c
04/26/2019 Jennings, Jeffrey Staff Attomey Discuss case with MBG Dis	04/23/2019	Jennings, Jeffrey		Review potential evidence	0	24	0.4	\$120.00	0.4	\$120.00	
Discovery Discovery Document Documen											
Document	04/24/2019	Jennings, Jeffrey	•	Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
0426/2019 Jennings, Jeffrey Preparation Review discovery edits Conference with Conference			-								
O5.06/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG O 12 O.2 S60.00 O.0 S0.00 n/c											
0.506/2019 ennings, Jeffrey Staff Attorney Discuss case with MBG 0 12 0.2 \$60.00 0.0 \$0.00 n/c	04/26/2019	Jennings, Jeffrey	•	Review discovery edits	0	24	0.4	\$120.00	0.4	\$120.00	
Conference with Discuss case with MBG Discuss discovery with MBG Discuss case with MBG Discuss discovery with MBG Discuss case with MBG Discuss discovery with MBG Discuss case with M											
Schop/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG Di	05/06/2019	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
Discuss Case with MBG Disc											
Conference with Discuss case with MBG Discuss ca		Jennings, Jeffrey	•		0						n/c
05/15/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG Discuss discovery schedule with MBG Discuss discovery schedule with MBG Discuss discovery schedule with MBG Discovery Discover	05/15/2019	Jennings, Jeffrey	E-Mail	Send emails re responding to SWA discovery	0	18	0.3	\$90.00	0.3	\$90.00	
Conference with Conference with Conference with Staff Attorney Phone call with opposing counsel and MBG O 30 0.5 \$150.00 0.0 \$0.00 n/c			Conference with								
05/17/2019 Jennings, Jeffrey Staff Attorney Phone call with opposing counsel and MBG 0 30 0.5 \$150.00 0.0 \$0.00 n/c	05/15/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/c
Conference with Discuss case with MBG Discuss discovery schedule with MBG Discuss discovery schedule with MBG Discuss discovery Discuss discovery discuss with MBG Discuss discovery device Di			Conference with								
05/20/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG Discuss case with MBG Discuss discovery schedule with MBG Discuss discovery schedule with MBG Discovery	05/17/2019	Jennings, Jeffrey	Staff Attorney	Phone call with opposing counsel and MBG	0	30	0.5	\$150.00	0.0	\$0.00	n/c
Discovery Disc			Conference with								
Conference with Discuss discovery schedule with MBG Discuss discovery schedule with MBG Discuss discovery Discuss	05/20/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	36	0.6	\$180.00	0.0	\$0.00	n/c
Dennings, Jeffrey Staff Attorney Discuss discovery schedule with MBG Discovery D	05/21/2019	Jennings, Jeffrey	E-Mail	Edit email	0	12	0.2	\$60.00	0.0	\$0.00	n/c
Discovery Discovery Response Review SWA responses to discovery Disco			Conference with								
06/12/2019 Jennings, Jeffrey Response Review SWA responses to discovery 0 18 0.3 \$90.00 0.3 \$90.00 0.6	06/11/2019	Jennings, Jeffrey	Staff Attorney	Discuss discovery schedule with MBG	0	12	0.2	\$60.00	0.2	\$60.00	
Call client re update on case Email 1 12 1.2 \$360.00 0.0 \$0.00 n/c			Discovery								
06/17/2019 Jennings, Jeffrey General Inquiry HES re research project for clerks 1 12 1.2 \$360.00 0.0 \$0.00 n/c	06/12/2019	Jennings, Jeffrey	Response	Review SWA responses to discovery	0	18	0.3	\$90.00	0.3	\$90.00	
Conference with O6/19/2019 Jennings, Jeffrey Staff Attorney Discuss discovery issue with MBG O 24 O.4 \$120.00 O.0 \$0.00 n/c				Call client re update on case Email							
06/19/2019 Jennings, Jeffrey Staff Attorney Discuss discovery issue with MBG 0 24 0.4 \$120.00 0.0 \$0.00 n/c	06/17/2019	Jennings, Jeffrey	General Inquiry	HES re research project for clerks	1	12	1.2	\$360.00	0.0	\$0.00	n/c
D6/20/2019 Jennings, Jeffrey General Inquiry Review Rule 26, and SWA?s proposed protective order 0 18 0.3 \$90.00 0.3 \$90.00 0.5			Conference with								
Conference with O6/20/2019 Jennings, Jeffrey Staff Attorney Meet with MLC and MBG and discuss protective orders and discovery strategy 1 48 1.8 \$540.00 1.8 \$540.00	06/19/2019	Jennings, Jeffrey	Staff Attorney	Discuss discovery issue with MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
06/20/2019 Jennings, Jeffrey Staff Attorney Meet with MLC and MBG and discuss protective orders and discovery strategy 1 48 1.8 \$540.00 1.8 \$540.00 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/20/2019 Jennings, Jeffrey Staff Attorney Discuss case with Matt, email research project to Alex 0 12 0.2 \$60.00 0.0 \$0.00 n/c 06/26/2019 Jennings, Jeffrey Research Review cases that Alex found 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/27/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 18 0.3 \$90.00 0.0 \$0.00 n/c	06/20/2019	Jennings, Jeffrey	General Inquiry	Review Rule 26, and SWA?s proposed protective order	0	18	0.3	\$90.00	0.3	\$90.00	
06/20/2019 Jennings, Jeffrey General Inquiry Email Heidi re research project for clerks Misc 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/24/2019 Jennings, Jeffrey Staff Attorney Discuss case with Matt, email research project to Alex 0 12 0.2 \$60.00 0.0 \$0.00 n/c 06/26/2019 Jennings, Jeffrey Research Review cases that Alex found 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/27/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 18 0.3 \$90.00 0.0 \$0.00 n/c]					
06/20/2019 Jennings, Jeffrey General Inquiry Email Heidi re research project for clerks Misc 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/24/2019 Jennings, Jeffrey Staff Attorney Discuss case with Matt, email research project to Alex 0 12 0.2 \$60.00 0.0 \$0.00 n/c 06/26/2019 Jennings, Jeffrey Research Review cases that Alex found 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/27/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 18 0.3 \$90.00 0.0 \$0.00 n/c	06/20/2019	Jennings, Jeffrey	Staff Attorney	Meet with MLC and MBG and discuss protective orders and discovery strategy	1	48	1.8	\$540.00	1.8	\$540.00	<u> </u>
06/24/2019 Jennings, Jeffrey Staff Attorney Discuss case with Matt, email research project to Alex 0 12 0.2 \$60.00 0.0 \$0.00 n/c 06/26/2019 Jennings, Jeffrey Research Review cases that Alex found 0 6 0.1 \$30.00 0.0 \$0.00 n/c 06/27/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 18 0.3 \$90.00 0.0 \$0.00 n/c	06/20/2019	Jennings, Jeffrey	General Inquiry	Email Heidi re research project for clerks Misc	0	6	0.1	\$30.00	0.0	\$0.00	n/c
06/26/2019 Jennings, Jeffrey Research Review cases that Alex found 0 6 0.1 \$30.00 0.0 \$0.00 n/c Conference with 06/27/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 18 0.3 \$90.00 0.0 \$0.00 n/c			Conference with								
Conference with			Staff Attorney	Discuss case with Matt, email research project to Alex	0	12	0.2	\$60.00	0.0	\$0.00	n/c
Conference with	06/26/2019	Jennings, Jeffrey	Research	Review cases that Alex found	0	6	0.1	\$30.00	0.0	\$0.00	n/c
			Conference with								
	06/27/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
		•	Conference with								
06/28/2019 Jennings, Jeffrey Staff Attorney Discuss case with MBG 0 42 0.7 \$210.00 0.0 \$0.00 n/c	06/28/2019	Jennings, Jeffrey		Discuss case with MBG	0	42	0.7	\$210.00	0.0	\$0.00	n/c
07/09/2019 Jennings, Jeffrey General Inquiry Call opposing counsel with MBG re discuss discovery issues 1 54 1.9 \$570.00 1.9 \$570.00				Call opposing counsel with MBG re discuss discovery issues	1						
07/10/2019 Jennings, Jeffrey E-Mail Review email to opposing counsel 0 6 0.1 \$30.00 0.0 \$0.00 n/c					0						n/c

07/12/2019	Jennings, Jeffrey		Email MBG re discovery conversation with Adam Green field. 5.17-CV-02278-X DOCUMENT 378-1 Filed 12/19/22	0	84 0	1020.1	\$30.00 PageID 1	0527 0.1	\$30.00	
		Conference with		•	je 84 of		_			
07/15/2019	Jennings, Jeffrey		Phone call with MBG and opposing counsel re discovery issues	2	0	2.0	\$600.00	2.0	\$600.00	
0= 40 40 40		Conference with					44.000		4.5 0.00	
07/19/2019	Jennings, Jeffrey		Phone call with opposing counsel and MBG	0	24	0.4	\$120.00	0.4	\$120.00	
07/22/2010	I I. CC	Conference with	D''d MDC	0	10	0.2	¢<0.00	0.0	¢0.00	
07/22/2019	Jennings, Jeffrey	Staff Attorney Conference with	Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
07/25/2019	Jennings, Jeffrey		Work on apposition to union MTD	0	12	0.2	\$60.00	0.0	\$0.00	n/a
07/23/2019	Jennings, Jenney	Pleadings	Work on opposition to union MTD	U	12	0.2	\$00.00	0.0	\$0.00	II/C
07/25/2019	Jennings, Jeffrey		Edit draft of protective order	1	0	1.0	\$300.00	1.0	\$300.00	
07/23/2017	Jennings, Jenney	Conference with	East draft of protective order	1	0	1.0	Ψ300.00	1.0	Ψ300.00	
07/26/2019	Jennings, Jeffrey	Staff Attorney	Discus case with MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/c
07/20/2019	vennings, venney	Conference with	2 John Case Will 1722 C			0.1	420.00	0.0	φο.σσ	11, 0
07/29/2019	Jennings, Jeffrey		Discuss discovery issues with MBG	0	6	0.1	\$30.00	0.1	\$30.00	
	8.7	Conference with	, and the second							
07/30/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
07/30/2019	Jennings, Jeffrey		Discuss case with MBG	0	36	0.6	\$180.00	0.0	\$0.00	n/c
07/31/2019	Jennings, Jeffrey	Other	discuss case with MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Review								
08/08/2019	Jennings, Jeffrey	Document	Review discovery documents from SWA	0	12	0.2	\$60.00	0.2	\$60.00	
		Review								
08/08/2019	Jennings, Jeffrey	Document	Review discovery documents from SWA	1	6	1.1	\$330.00	1.1	\$330.00	
		Conference with								
08/08/2019	Jennings, Jeffrey		Emails to MBG Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
		Conference with								
08/13/2019	Jennings, Jeffrey		Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00	n/c
		Review	D. J. 2001.0 II		_					
08/21/2019	Jennings, Jeffrey	Document	Review SWA?s discovery	1	0	1.0	\$300.00	1.0	\$300.00	
00/21/2010		Review	Decision CWA9. It was a second TMDC and a second	0	20	0.5	Φ150.00	0.5	Φ150 OO	
08/21/2019	Jennings, Jeffrey	Document Review	Review SWA?s discovery, email MBG re the same	0	30	0.5	\$150.00	0.5	\$150.00	
08/22/2019	Jennings, Jeffrey		Review Local 556 discovery documents	1	18	1.3	\$390.00	1.3	\$390.00	
	Jennings, Jeffrey	Conference	call opposing counsel with MGB re discovery issues	1	48	1.8	\$540.00	1.8	\$540.00	
00/27/2017	Jennings, Jenney	Conference with	can opposing counser with MOD it discovery issues	1	70	1.0	Ψ5-10.00	1.0	ψ340.00	
09/04/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	1	0	1.0	\$300.00	0.0	\$0.00	n/c
0570172015	vennings, venney	Pleadings	2 Joe and Will M. D. C.	-		1.0	Ψ200.00	0.0	φο.σσ	11, 0
09/05/2019	Jennings, Jeffrey	_	Review protective order	0	54	0.9	\$270.00	0.9	\$270.00	
	<u> </u>	Pleadings	•						-	
09/05/2019	Jennings, Jeffrey	Preparation	Review protective order	0	12	0.2	\$60.00	0.2	\$60.00	
09/05/2019	Jennings, Jeffrey		Email to MBG re protective order	0	12	0.2	\$60.00	0.2	\$60.00	
		Conference with								
09/10/2019	Jennings, Jeffrey		Discuss case with MBG	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Conference with								
09/18/2019	Jennings, Jeffrey		Discuss case with MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
		Conference with								
	Jennings, Jeffrey		Review email Discuss case with Matt	0	12		\$60.00	0.0	\$0.00	n/c
	Jennings, Jeffrey		Research on discovery rules	0	48	 	\$240.00	0.8	\$240.00	
	Jennings, Jeffrey		Research on discovery rules	0	18		\$90.00	0.3	\$90.00	
	Jennings, Jeffrey		research E-discovery rules	1	18		\$390.00	1.3	\$390.00	,
	Jennings, Jeffrey		research	1	0		\$300.00	0.0	\$0.00	
09/23/2019	Jennings, Jeffrey	Kesearch	Research	1	12	1.2	\$360.00	0.0	\$0.00	n/c

		T			1			1		
09/23/2019	Jennings, Jeffrey	Conference with Staff Attorney	caroppysing22.78 r Xith MBC turnentry 3.75 Res, 1 Dis Etiles and 2/11 MBC	Pa	ge 85 <u>o</u> f	103 _{1.4}	age ₄ 10.01	0528 _{1.4}	\$420.00	
	Jennings, Jeffrey		Research potential custodians	0			\$30.00	0.1	\$30.00	
	Jennings, Jeffrey		Research potential custodians	0	18	0.3	\$90.00	0.3	\$90.00	
09/24/2019	Jennings, Jeffrey		Research potential custodians	0			\$90.00	0.3	\$90.00	
		Conference with	1						·	
09/24/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG Research potential custodians	0	12	0.2	\$60.00	0.2	\$60.00	
09/24/2019	Jennings, Jeffrey	Research	Research potential custodians	0			\$150.00	0.5	\$150.00	
09/24/2019	Jennings, Jeffrey		Research potential custodians	0			\$60.00	0.2	\$60.00	
03/21/2013	vennings, venney	researen	Research potential custodians, email MBG re the same Review SWA discovery			0.2	Ψ00.00	0.2	φου.σσ	
09/25/2019	Jennings, Jeffrey	Research	request	1	0	1.0	\$300.00	1.0	\$300.00	
	8.,	Conference with	-1							
09/25/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	30	0.5	\$150.00	0.0	\$0.00 n/c	
077-07-07-0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Conference with		· ·			7-2-3-3-3		7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
09/26/2019	Jennings, Jeffrey	Staff Attorney	Call opposing counsel with MBG, discuss case with MBG	0	54	0.9	\$270.00	0.0	\$0.00 n/c	
09/26/2019		Research	Look into ways to locate witnesses' address	0			\$270.00	0.9	\$270.00	
05/20/2015	semmigs, serries	Conference with	255k into Hujo to Isoute Willesses uddress	·	31	0.7	Ψ270.00	0.7	Ψ270.00	
09/27/2019	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00 n/c	
0)/21/2017	Jennings, Jenney	Conference with	Discuss case with MDG	0	12	0.2	φου.σο	0.0	φ0.00 Π/C	
10/01/2019	Jennings, Jeffrey		Discuss discovery with MBG	0	12	0.2	\$60.00	0.2	\$60.00	
10/01/2017	Jennings, Jenney	Discovery	Discuss discovery with MDG	0	12	0.2	φου.σο	0.2	φου.ου	
		Document								
10/01/2019	Jennings, Jeffrey		Place order for skip tracing.	0	36	0.6	\$180.00	0.6	\$180.00	
10/01/2019	Jennings, Jenney	Discovery	Trace order for skip tracing.	U	30	0.0	\$180.00	0.0	\$100.00	
10/01/2019	Jennings, Jeffrey		Work on responding to discovery requests	1	24	1.4	\$420.00	1.4	\$420.00	
10/01/2019		Research	Pay fee for skip tracing for subpoena	0	24	0.2	\$60.00	0.2	\$60.00	
10/01/2019	Jennings, Jenney		Pay fee for skip tracing for subpoena	U	12	0.2	\$00.00	0.2	\$00.00	
10/02/2010	Innings Inffant	Discovery	Wadan manadia to discourse manado	0	10	0.0	\$240.00	0.0	\$240.00	
10/02/2019	Jennings, Jeffrey	-	Work on responding to discovery requests.	U	48	0.8	\$240.00	0.8	\$240.00	
10/02/2010	Innings Inffant	Discovery	Wards on discourance discours as with MDC	1	0	1.0	\$200.00	1.0	\$200.00	
10/02/2019	Jennings, Jeffrey	Conference with	Work on discovery response, discuss same with MBG	1	0	1.0	\$300.00	1.0	\$300.00	
10/02/2010	Innings Inffant		Call with aliant and MDC	1	26	1.6	¢490.00	0.0	\$0.00/-	
10/03/2019	Jennings, Jeffrey	•	Call with client and MBG	1	36	1.6	\$480.00	0.0	\$0.00 n/c	
10/02/2010	Innings Inffant	Discovery	Designs stimulated and a Discuss discourse with MLC	0	20	0.5	¢150.00	0.5	¢150.00	
10/03/2019	Jennings, Jeffrey	Conference with	Review stipulated order Discuss discovery with MLC	U	30	0.5	\$150.00	0.5	\$150.00	
10/03/2019	Innings Inffant		Call with agreeing council and MBC on discourse.	1	24	1.4	\$420.00	1.4	\$420.00	
10/03/2019	Jennings, Jeffrey	Conference with	Call with opposing counsel and MBG re discovery	1	24	1.4	\$420.00	1.4	\$420.00	
10/04/2019	Jennings, Jeffrey		Call with client, and MBG, discuss case with MBG	2	42	2.7	\$810.00	0.0	\$0.00 n/c	
	Jennings, Jeffrey	E-Mail	· · · · · ·	0	42	0.2	\$60.00	0.0		
10/04/2019	Jennings, Jenrey		Email process server re skip trace	0	12	0.2	\$00.00	0.2	\$60.00	
10/04/2010	Ionnings Ioffer	Discovery	work on responding to SWA discovery requests	2	12	2.2	\$660.00	2.2	\$660.00	
10/04/2019	Jennings, Jeffrey		work on responding to 5 w A discovery requests	2	12	2.2	\$660.00	2.2	\$660.00	
10/07/2010		Discovery	Work on discovery	_	3.	0.6	¢100.00	0.0	¢0.00/-	
10/07/2019	Jennings, Jeffrey	Discovery	Work on discovery	0	36	0.6	\$180.00	0.0	\$0.00 n/c	
10/07/2010	Jennings, Jeffrey		Work on discovery	1	42	1 7	¢£10.00	0.0	\$0.00 17/2	
10/07/2019	Jennings, Jenrey	-	work on discovery	1	42	1.7	\$510.00	0.0	\$0.00 n/c	
10/07/2010	Jennings, Jeffrey	Discovery	Work on discovery		10	1.0	¢2.00.00	0.0	¢0.00/-	
10/07/2019	Jennings, Jenrey		Work on discovery	1	12	1.2	\$360.00	0.0	\$0.00 n/c	
10/00/2010	I co	Discovery	Wark on discourse	.	2.4	,	¢420.00	0.0	00.00	
10/08/2019	Jennings, Jeffrey		Work on discovery		24	1.4	\$420.00	0.0	\$0.00 n/c	
10/00/2016	T . T.CC	Discovery		_	_	0.1	#20.00	0.1	#20.00	
10/09/2019	Jennings, Jeffrey		respond to discovery	0	6	0.1	\$30.00	0.1	\$30.00	
10/00/2016	T . T.CC	Discovery	Land Land Company			1.0	0.550 000		Φ 57 0 00	
10/09/2019	Jennings, Jeffrey	Kesponse	work on responding to SWA discovery	1	54	1.9	\$570.00	1.9	\$570.00	

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10/09/2019	Jennings, Jeffrey	Discovery Response ase	\$i:1.7-GV:02278:Xuss Document 378-1 Filed 12/19/22	Pag	je 86 <u>9</u> f	103 _{1.9}	Pagell _{0.0} 1	0529 _{0.0}	\$0.00 n/c
	·	Discovery	·						
10/10/2019	Jennings, Jeffrey	Response	Discovery	0	48	0.8	\$240.00	0.0	\$0.00 n/c
		Discovery							
10/10/2019	Jennings, Jeffrey		Discovery	1	24	1.4	\$420.00	0.0	\$0.00 n/c
		Discovery							
10/10/2019	Jennings, Jeffrey	Response	Discovery	1	54	1.9	\$570.00	0.0	\$0.00 n/c
		Discovery							
10/10/2019	Jennings, Jeffrey		Work on responding to SWA discovery	1	12	1.2	\$360.00	1.2	\$360.00
		Discovery							
10/11/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	2	0	2.0	\$600.00	2.0	\$600.00
		Discovery							
10/14/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	0	18	0.3	\$90.00	0.3	\$90.00
		Discovery							
10/14/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	1	6	1.1	\$330.00	1.1	\$330.00
		Discovery							
10/14/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	1	0	1.0	\$300.00	1.0	\$300.00
		Discovery							
10/15/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	1	0	1.0	\$300.00	1.0	\$300.00
		Discovery							
10/15/2019	Jennings, Jeffrey	Response	Work on responding to SWA discovery	1	36	1.6	\$480.00	1.6	\$480.00
		Discovery							
10/15/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	1	36	1.6	\$480.00	1.6	\$480.00
		Discovery							
10/16/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	1	6	1.1	\$330.00	1.1	\$330.00
		Discovery							
10/16/2019	Jennings, Jeffrey	Response	Work on discovery response to SWA	0	48	0.8	\$240.00	0.8	\$240.00
		Discovery							
10/16/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery requests	1	6	1.1	\$330.00	1.1	\$330.00
		Discovery							
10/17/2019	Jennings, Jeffrey	Response	Work on discovery response	1	18	1.3	\$390.00	1.3	\$390.00
		Conference with							
10/17/2019	Jennings, Jeffrey	Staff Attorney	Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00 n/c
		Discovery							
10/18/2019	Jennings, Jeffrey	Response	Work on discovery	0	30	0.5	\$150.00	0.0	\$0.00 n/c
		Discovery							
10/21/2019	Jennings, Jeffrey	-	work on discovery	1	6	1.1	\$330.00	0.0	\$0.00 n/c
		Discovery							
10/21/2019	Jennings, Jeffrey		discovery	2	6	2.1	\$630.00	0.0	\$0.00 n/c
		Discovery							
10/22/2019	Jennings, Jeffrey		work on responding to SWA discovery	1	0	1.0	\$300.00	1.0	\$300.00
		Discovery					.		
10/23/2019	Jennings, Jeffrey		Work on ROGS	0	30	0.5	\$150.00	0.5	\$150.00
		Discovery							
10/23/2019	Jennings, Jeffrey		Work on discovery	0	18	0.3	\$90.00	0.0	\$0.00 n/c
40/00/		Discovery							40.00
10/23/2019	Jennings, Jeffrey	1	Work on discovery Call opposing counsel with MBG re discuss discovery	3	12	3.2	\$960.00	0.0	\$0.00 n/c
10/00/2015		Discovery	w	_			# 100.5		фо оо
10/23/2019	Jennings, Jeffrey	1	Work on discovery	0	36	0.6	\$180.00	0.0	\$0.00 n/c
10/02/2016	T . T . CC	Discovery	D:	_	2.5	0.5	ф100 CC	0.0	Φ0.00
10/23/2019	Jennings, Jeffrey	Kesponse	Discovery	0	36	0.6	\$180.00	0.0	\$0.00 n/c

		Discovery								
10/24/2019	Jennings, Jeffrey	Respons Case	3:17:-cy-02278-X Document 378-1 Filed 12/19/22	Pag	je 87 <u>9</u> f	103 _{0.9}	Pagello ₀ 1	.0530 _{0.0}	\$0.00	n/c
	, , , , , , , , , , , , , , , , , , ,	Discovery	,						·	
10/24/2019	Jennings, Jeffrey	Response	discovery	1	12	1.2	\$360.00	0.0	\$0.00	n/c
10/25/2019	Jennings, Jeffrey	General Inquiry	investigate potential case	1	24	1.4	\$420.00	0.0	\$0.00	n/c
		Discovery								
10/25/2019	Jennings, Jeffrey	Response	Discovery	1	6	1.1	\$330.00	0.0	\$0.00	n/c
		Discovery								
10/25/2019	Jennings, Jeffrey	Response	Work on discovery response	2	6	2.1	\$630.00	2.1	\$630.00	
		Discovery								
10/28/2019	Jennings, Jeffrey	Response	work on discovery response	0	36	0.6	\$180.00	0.6	\$180.00	
		Discovery								
10/28/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	1	0	1.0	\$300.00	1.0	\$300.00	
		Discovery								
10/28/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	2	24	2.4	\$720.00	2.4	\$720.00	
		Discovery								
10/28/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	18	0.3	\$90.00	0.3	\$90.00	
		Discovery								
10/29/2019	Jennings, Jeffrey	Response	discovery	0	6	0.1	\$30.00	0.0	\$0.00	n/c
		Discovery								
10/29/2019	Jennings, Jeffrey	Response	Discovery	0	42	0.7	\$210.00	0.0	\$0.00	n/c
		Discovery								
10/29/2019	Jennings, Jeffrey	Response	Discovery	1	24	1.4	\$420.00	0.0	\$0.00	n/c
		Discovery								
10/30/2019	Jennings, Jeffrey	Response	work on responding to SWA RFPs	0	42	0.7	\$210.00	0.0	\$0.00	n/c
		Discovery								
10/30/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	36	0.6	\$180.00	0.6	\$180.00	
		Discovery								
10/30/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	18	0.3	\$90.00	0.3	\$90.00	
		Discovery								
10/30/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	24	0.4	\$120.00	0.4	\$120.00	
		Discovery								
10/30/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	1	30	1.5	\$450.00	1.5	\$450.00	
		Discovery								
10/31/2019	Jennings, Jeffrey	Response	discovery response	0	18	0.3	\$90.00	0.3	\$90.00	
		Discovery								
10/31/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery requests	0	24	0.4	\$120.00	0.4	\$120.00	
		Discovery								
10/31/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	54	0.9	\$270.00	0.9	\$270.00	
		Discovery								
10/31/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	3	0	3.0	\$900.00	3.0	\$900.00	
10/04/55		Discovery	I COVIA II			_				
10/31/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	42	0.7	\$210.00	0.7	\$210.00	
		Discovery		_						
11/01/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	54	0.9	\$270.00	0.9	\$270.00	
11/01/2015		Discovery	Work on responding to SWA discovery requests Discuss disvoery strategy with	_			# 22 2 = =		ф с 20.0-	
11/01/2019	Jennings, Jeffrey	Response	MLC and MBG	1	6	1.1	\$330.00	1.1	\$330.00	
11/01/2015		Discovery	I CWA P	_			***		*	
11/01/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	18	0.3	\$90.00	0.3	\$90.00	
11/01/2015		Discovery	I OWA !	_			***		# * 0 0 -	
11/01/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	12	0.2	\$60.00	0.2	\$60.00	
11/01/2016	T . T.CC	Discovery					# 2 00 00		Ф200 00	
11/01/2019	Jennings, Jeffrey	kesponse	work on discovery response	1	18	1.3	\$390.00	1.3	\$390.00	

		Discovery	 	Par	10 88 of	103	Pagelp.01	0531		
11/04/2019	Jennings, Jeffrey	-	discovery 02270-X Document 370-1 Theu 12/19/22	1 49	JC 00 64	1000.9	ay\$276.06	0.9	\$270.00	
11/01/2010		Discovery	, ,		_		A = 2 0 0 0		4.20.00	
11/04/2019	Jennings, Jeffrey		work on discovery	2	6	2.1	\$630.00	2.1	\$630.00	
11/04/2010	I I. CC	Discovery	work on discovery	2	40	2.7	¢010.00	2.7	¢010.00	
11/04/2019	Jennings, Jeffrey	-	work on discovery	2	42	2.7	\$810.00	2.7	\$810.00	
11/05/2010	Jennings, Jeffrey	Discovery	Work on ROGS Discuss case with MBG	1	10	1.2	\$390.00	1.3	\$390.00	
11/05/2019	Jennings, Jenney	Discovery	WOLK OII KOOS DISCUSS CASE WILLI WIDO	1	18	1.3	\$390.00	1.3	\$390.00	
11/05/2019	Jennings, Jeffrey	-	work on discovery responses	1	42	1.7	\$510.00	1.7	\$510.00	
11/03/2019	Jennings, Jenney	Discovery	work on discovery responses	1	42	1.7	\$510.00	1.7	φ510.00	
11/06/2019	Jennings, Jeffrey	-	Work on discovery	2	48	2.8	\$840.00	2.8	\$840.00	
11/00/2019	semmigs, semey	Discovery	Tront on discovery		10	2.0	ψο 10.00	2.0	φο το.σσ	
11/06/2019	Jennings, Jeffrey	-	Work on discovery	0	12	0.2	\$60.00	0.2	\$60.00	
	, , , , , , , , , , , , , , , , , , ,	Discovery					+	***	70000	
11/06/2019	Jennings, Jeffrey		Discovery	1	6	1.1	\$330.00	1.1	\$330.00	
		Discovery	·							
11/07/2019	Jennings, Jeffrey	Response	Work on discovery	0	54	0.9	\$270.00	0.9	\$270.00	
		Discovery								
11/07/2019	Jennings, Jeffrey	Response	discovery	0	36	0.6	\$180.00	0.6	\$180.00	
		Discovery								
11/07/2019	Jennings, Jeffrey	Response	Work on discovery	0	12	0.2	\$60.00	0.2	\$60.00	
		Discovery								
11/07/2019	Jennings, Jeffrey	-	work on discovery	0	54	0.9	\$270.00	0.9	\$270.00	
		Discovery								
11/10/2019	Jennings, Jeffrey	Response	Work on discovery	0	36	0.6	\$180.00	0.6	\$180.00	
		Discovery		_	_					
11/11/2019	Jennings, Jeffrey	-	Discovery	2	0	2.0	\$600.00	2.0	\$600.00	
11/11/2010		Discovery	D:		10	1.0	Ф200 00	1.0	Ф200 00	
11/11/2019	Jennings, Jeffrey	-	Discovery	1	18	1.3	\$390.00	1.3	\$390.00	
11/11/2010	Innings Inffrar	Discovery	Edit motion to extend deadlines, email MBG re the same Discovery	2	18	2.3	\$690.00	2.3	\$690.00	
11/11/2019	Jennings, Jeffrey	Conference with	Edit motion to extend deadnines, email MBG te the same Discovery		10	2.3	\$090.00	2.3	\$090.00	
11/11/2019	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00	0.2	\$60.00	
11/11/2019	Jennings, Jenney	Discovery	Discuss case with MDG	U	12	0.2	\$00.00	0.2	\$00.00	
11/12/2019	Jennings, Jeffrey	Response	Discovery and talk with MBG re the case	5	12	5.2	\$1,560.00	5.2	\$1,560.00	
11/12/2019	Jennings, Jenrey	Discovery	biscovery and talk with MBG ie the ease	,	12	3.2	ψ1,500.00	3.2	Ψ1,500.00	
11/12/2019	Jennings, Jeffrey		Discovery	0	12	0.2	\$60.00	0.2	\$60.00	
	<i>g.</i> ,	Discovery	Ť		1.2		+			
11/13/2019	Jennings, Jeffrey		work on responding to discovery	1	42	1.7	\$510.00	1.7	\$510.00	
		Discovery								
11/13/2019	Jennings, Jeffrey	Response	work on responding to discovery	2	48	2.8	\$840.00	2.8	\$840.00	
		Discovery								
11/13/2019	Jennings, Jeffrey	Response	respond to SWA's discovery	1	24	1.4	\$420.00	1.4	\$420.00	
		Discovery								
11/13/2019	Jennings, Jeffrey		work on responding to SWA discovery	0	24	0.4	\$120.00	0.4	\$120.00	
		Discovery								
11/19/2019	Jennings, Jeffrey		work on responding to SWA discovery	1	6	1.1	\$330.00	1.1	\$330.00	
		Discovery								
11/19/2019	Jennings, Jeffrey		Work on discovery	0	6	0.1	\$30.00	0.1	\$30.00	
		Discovery							****	
11/19/2019	Jennings, Jeffrey	Kesponse	work on responding to SWA discovery	1	6	1.1	\$330.00	1.1	\$330.00	

			ъ:	T		1	1				
11/20/2019 Dennings, Jeffrey Response work on responding to SWA discovery 0 15 3450.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 390.00 0 3 3 3 3 3 3 3 3	11/20/2019	Jennings, Jeffrey		%:17-cry-02278-Ж.sc. Decument 378-1 Filed 12/19/22	Pag	je 89 <u>q</u> f	103 _{1.7}	Pagęlp.01	0532 _{1.7}	\$510.00	
Discovery Disc			Discovery								
11/20/2019 Jennings, Jeffrey Response work on responding to SWA discovery 0 18 0.3 \$90,00 0.3 \$90,00	11/20/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	1	30	1.5	\$450.00	1.5	\$450.00	
Discovery Disc			Discovery								
11/20/2019 Jennings, Jeffrey Response work on responding on SWA discovery 1 24 14 3420/00 1.4 3420/00 1.5 3420/00 1.	11/20/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	18	0.3	\$90.00	0.3	\$90.00	
Discovery Disc			Discovery								
11/12/12/19 Jennings, Jeffrey Response work on responding to SWA discovery 5 12 52 51,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,560.00 5.2 \$1,570.00 5.2 \$1,570.00 5.2 \$1,570.00 5.2 \$1,770.00 5.2 \$1,	11/20/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	0	24	0.4	\$120.00	0.4	\$120.00	
Discovery Disc			Discovery								
11/12/2019 Jennings, Jeffrey Response work on responsing to SWA discovery 5 12 5.2 \$1,560.00 5.2 \$1,500.00	11/21/2019	Jennings, Jeffrey		work on responding to SWA discovery	1	24	1.4	\$420.00	1.4	\$420.00	
Discovery Disc											
11/22/2019 Jennings, Jeffrey Response work on responding to SWA discovery 2 12 2.2 \$660.00 2.2 \$660.00 11/22/2019 Jennings, Jeffrey Response Work on responding to SWA discovery 2 12 2.2 \$660.00 2.2 \$660.00 11/24/2019 Jennings, Jeffrey Response work on responding to SWA discovery 1 36 1.6 \$480.00 1.6 \$480.	11/21/2019	Jennings, Jeffrey	Response	work on responding to SWA discovery	5	12	5.2	\$1,560.00	5.2	\$1,560.00	
Discovery Disc			,								
11/22/2019 Jennings, Jeffrey Response Work on responding to sWA discovery 1 36 1.6 \$480.00 1	11/22/2019	Jennings, Jeffrey	-	work on responding to SWA discovery	5	54	5.9	\$1,770.00	5.9	\$1,770.00	
Discovery Disc											
11/24/2019 Jennings, Jeffrey Response work on responding to discovery 1 36 1.6 \$48.00 1.6 \$48.00 1.6 \$48.00 1.7 \$	11/22/2019	Jennings, Jeffrey		Work on responding to sWA discovery	2	12	2.2	\$660.00	2.2	\$660.00	
Discovery Disc			_								
11/25/2019 Jennings, Jeffrey Response work on responding to SWA discovery 2 54 2.9 \$870.00 2.9 \$870.00 11/25/2019 Jennings, Jeffrey Response work on discovery response 1 54 1.9 \$570.00 1.9 \$570.00 11/25/2019 Jennings, Jeffrey Response work on discovery 1 6 1.1 \$330.00	11/24/2019	Jennings, Jeffrey		work on responding to discovery	1	36	1.6	\$480.00	1.6	\$480.00	
Conference with Discovery											
11/25/2019 Jennings, Jeffrey Staff Attorney Discovery	11/24/2019	Jennings, Jeffrey		work on responding to SWA discovery	2	54	2.9	\$870.00	2.9	\$870.00	
11/25/2019 Jennings, Jeffrey Response work on discovery response 1 54 1,9 \$570,00 1,9 \$570,00 1,0 \$570,00 1,0 \$570,00 1,0 \$570,00 1,0 \$570,00 1,0 \$570,00 1,1 \$570,00 1,0 \$570,00 1,0 \$570,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,1 \$530,00 1,2 \$570					_						,
11/25/2019 Jennings, Jeffrey Response Work on discovery response Discovery Dis	11/25/2019	Jennings, Jeffrey		Discuss case with MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
11/25/2019 Jennings, Jeffrey Discovery 1 6 1.1 \$330.00 1.1 \$			_		_						
11/25/2019 Jennings, Jeffrey Response work on responding to SWA discovery 1 6 1.1 \$330.00 1.	11/25/2019	Jennings, Jeffrey		work on discovery response	1	54	1.9	\$570.00	1.9	\$570.00	
11/25/2019 Jennings, Jeffrey Staff Altorney Discuss case with MBG Di			,		_	_		***		***	
11/25/2019 Jennings, Jeffrey Staff Attorney Discovery Di	11/25/2019	Jennings, Jeffrey	-	work on responding to SWA discovery	1	6	1.1	\$330.00	1.1	\$330.00	
11/25/2019 Jennings, Jeffrey Response work on responding to SWA discovery 1 30 1.5 \$450.00 1	11/05/0010			D: 11 MDG		10	0.2	# < 0, 0.0	0.0	#0.00	,
11/25/2019 Jennings, Jeffrey Response work on responding to SWA discovery 1 30 1.5 \$450.00 1.5 \$450.00 11/26/2019 Jennings, Jeffrey Staff Attorney Staff Staff Attorney Staff Attorney Staff St	11/25/2019	Jennings, Jeffrey	•	Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
11/26/2019 Jennings, Jeffrey Staff Attorney discuss case with MBG 0 24 0.4 \$120.00 0.0 \$0.00 n/c	11/05/0010	T . T.CC	-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		20	1.5	Ф.450.00	1.5	¢450.00	
11/26/2019 Jennings, Jeffrey Staff Attorney Discovery Di	11/25/2019	Jennings, Jerrrey		work on responding to swA discovery	1	30	1.5	\$450.00	1.5	\$450.00	
11/26/2019 Jennings, Jeffrey Response Work on sorting documents for discovery response 2 12 2.2 \$660.00 2.2 \$660.00	11/26/2010	Innainas Inffant		diamen and mith MDC	0	24	0.4	¢120.00	0.0	\$0.00	/
11/26/2019 Jennings, Jeffrey Response Work on sorting documents for discovery response 2 12 2.2 \$660.00 2.2 \$660.00 11/26/2019 Jennings, Jeffrey Response Discovery Di	11/20/2019	Jennings, Jenney		discuss case with MDG	U	24	0.4	\$120.00	0.0	\$0.00	11/C
11/26/2019 Jennings, Jeffrey Response Discuss case with MBG Discovery 3 30 3.5 \$1,050.00 0.0 \$0.00 n/c	11/26/2010	Ionnings Ioffras	•	Work on conting documents for discovery response	2	12	2.2	\$660.00	2.2	\$660.00	
11/26/2019 Jennings, Jeffrey Response Discuss case with MBG Discovery	11/20/2019	Jennings, Jenney	+ · ·	work on sorting documents for discovery response		12	2.2	\$000.00	2.2	\$000.00	
11/27/2019 Jennings, Jeffrey Response Work on responding to SWA discovery 0 18 0.3 \$90.00 0.3 \$90.00	11/26/2010	Jannings Jaffray		Discuss case with MRG Discovery	3	30	3.5	\$1,050,00	0.0	\$0.00	n/c
11/27/2019 Jennings, Jeffrey Response Work on responding to SWA discovery 0 18 0.3 \$90.00 0.3 \$90.00 0.1	11/20/2019	Jennings, Jenney		Discuss case with MDG Discovery	3	30	3.3	\$1,050.00	0.0	\$0.00	11/C
Discovery Response Work on discovery Support S	11/27/2019	Jennings Jeffrey	-	work on responding to SWA discovery	0	18	0.3	00 002	0.3	00.002	
11/27/2019 Jennings, Jeffrey Response Work on discovery Seponse Work on discovery Seponse Work on discovery Seponse	11/2//2019	Jennings, Jenney		work on responding to 5 WA discovery	0	10	0.5	Ψ20.00	0.3	\$70.00	
Discovery Discovery Response Work on discovery 2 54 2.9 \$870.00 0.0 \$0.00 n/c	11/27/2019	Jennings Jeffrey	-	Work on discovery	6	54	6.9	\$2,070.00	0.0	\$0.00	n/c
11/27/2019 Jennings, Jeffrey Response Work on discovery 2 54 2.9 \$870.00 0.0 \$0.00 n/c	21,2.,2019	z z z z z z z z z z z z z z z z z z z			0	34	0.7	Ψ=,570.00	0.0	Ψ0.00	+
Discovery Response Work on discovery 3 24 3.4 \$1,020.00 0.0 \$0.00 n/c	11/27/2019	Jennings, Jeffrey		work on discovery	2.	54	2.9	\$870.00	0.0	\$0.00	n/c
11/28/2019 Jennings, Jeffrey Response Work on discovery 3 24 3.4 \$1,020.00 0.0 \$0.00 n/c 12/02/2019 Jennings, Jeffrey Response Work on privilege log 1 36 1.6 \$480.00 1.6 \$480.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 54 0.9 \$270.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 13/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 13/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 13/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 14/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 15/02/2019 Jennings, Jeffrey Response Jennings, Jeffrey Response Jennings, Jeffrey Response Jennings, Jeffrey Jennings,		65, 0011109				5.	2.7	+ 37 3.30	0.0	ψσ.σσ 1	<u> </u>
12/02/2019 Jennings, Jeffrey Response Work on privilege log 1 36 1.6 \$480.00 1.6 \$480.00	11/28/2019	Jennings, Jeffrev		Work on discovery	3	24	3.4	\$1,020.00	0.0	\$0.00	n/c
12/02/2019 Jennings, Jeffrey Response Work on privilege log 1 36 1.6 \$480.00 1.6 \$480.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 54 0.9 \$270.00 0.9 \$270.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 0.5 \$150.00 Conference with Conference with 0 30 0.5 \$150.00 0.5 \$150.00		2.,	1	, and the second				. ,			
12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 54 0.9 \$270.00 0.9 \$270.00	12/02/2019	Jennings, Jeffrey	Response	Work on privilege log	1	36	1.6	\$480.00	1.6	\$480.00	
12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 54 0.9 \$270.00 0.9 \$270.00 12/02/2019 Jennings, Jeffrey Response Work on privilege log 0 30 0.5 \$150.00 0.5 \$150.00 Conference with Conference with 0											
Discovery 12/02/2019 Jennings, Jeffrey Response Work on privilege log Conference with Discovery 0 30 0.5 \$150.00 0.5 \$150.00	12/02/2019	Jennings, Jeffrey	T	Work on privilege log	0	54	0.9	\$270.00	0.9	\$270.00	
Conference with											
	12/02/2019	Jennings, Jeffrey		Work on privilege log	0	30	0.5	\$150.00	0.5	\$150.00	
12/02/2019 Jennings, Jeffrey Staff Attorney Discuss cases with AKF and MBG 0 30 0.5 \$150.00 0.0 \$0.00 n/c			Conference with								
	12/02/2019	Jennings, Jeffrey	Staff Attorney	Discuss cases with AKF and MBG	0	30	0.5	\$150.00	0.0	\$0.00	n/c

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12/02/2019	Jennings, Jeffrey	Response ase	‰եւ-ուր-ըը-22-18-X Document 378-1 Filed 12/19/22	Pag	e 90 of	103 _{1.5}	Page ₄ lp _{.0} 1	0533 1.5	\$450.00	
		Research	Review draft of motion to extend discovery deadlines	0	30	0.5	\$150.00		\$150.00	
		General Inquiry	Phone call with opposing counsel	1	6	1.1	\$330.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	1 3	Conference call with MBG and opposing counsel re deadlines extension	0	24	0.4	\$120.00		\$120.00	
			Review notes re discovery dispute; call union counsel with MBG; discuss case				·		·	1
02/28/2020	Jennings, Jeffrey		with MBG	1	36	1.6	\$480.00	1.6	\$480.00	
	Jennings, Jeffrey		Email potential witness	0	12	0.2	\$60.00		\$60.00	
	Jennings, Jeffrey		Review complaint, discovery and trial prep	0	36	0.6	\$180.00		\$0.00	n/c
	Jennings, Jeffrey	General Inquiry	F-P	1	30	1.5	\$450.00		\$0.00	
	Jennings, Jeffrey			0	42	0.7	\$210.00		\$0.00	
	Jennings, Jeffrey	1 ,		0	36	0.6	\$180.00		\$0.00	
	Jennings, Jeffrey		Look through notes re discover call w 556	0	18	0.3	\$90.00		\$0.00	
	Jennings, Jeffrey		Discuss case with MBG	0	42	0.7	\$210.00		\$0.00	
	Jennings, Jeffrey		Download docs from SWA website and review	0	24	0.4	\$120.00		\$120.00	
	Jennings, Jeffrey		Edits to motion to compel	2	48	2.8	\$840.00	2.8	\$840.00	
	Jennings, Jeffrey		Discuss motion to compel with MBG Edits to motion	2	30	2.5	\$750.00		\$750.00	
	Jennings, Jeffrey		Work on motion to compel	3	0	3.0	\$900.00	3.0	\$900.00	
	Jennings, Jeffrey		Work on motion to compel	2	6	2.1	\$630.00		\$630.00	
	Jennings, Jeffrey		Finish editing Motion to Compel	0	30	0.5	\$150.00	0.5	\$150.00	1
	Jennings, Jeffrey		Discuss case with Matt	0	18	0.3	\$90.00		\$0.00	n/c
	Jennings, Jeffrey		Work on Motion to Compel	2	0	2.0	\$600.00		\$600.00	
	Jennings, Jeffrey		Work on Motion to Compel	0	24	0.4	\$120.00		\$120.00	1
	Jennings, Jeffrey		Discuss case with MBG	0	30	0.5	\$150.00		\$0.00	n/c
	Jennings, Jeffrey		Discuss discovery motion with Matt	0	24	0.3	\$120.00	0.4	\$120.00	11/0
	Jennings, Jeffrey		Discuss case with MBG	0	18	0.4	\$90.00		\$0.00	n/c
	Jennings, Jeffrey		Review search terms/custodians re SWA discovery Discuss case with Matt	4	0	4.0	\$1,200.00		\$1,200.00	11/C
	Jennings, Jeffrey		Review SWA documents	1	0	1.0	\$300.00		\$300.00	
		General Inquiry	Review SWA documents	1	0	1.0	\$300.00		\$300.00	
	Jennings, Jeffrey	General inquity	Review SWA docs Edit motion to compel	1	54	1.9	\$570.00		\$570.00	
	Jennings, Jeffrey		Edit motion to compel, Discuss case with MBG	1	12	1.2	\$360.00		\$360.00	+
	Jennings, Jeffrey		Edit to motion to compel	0	36	0.6	\$180.00		\$180.00	+
	Jennings, Jeffrey		Call with Local 556 counsel re motion to compel, discuss same with MBG	0	30	0.5	\$150.00		\$150.00	
	Jennings, Jeffrey		Edit motion to compel	0	18	0.3	\$90.00	0.3	\$90.00	+
	Jennings, Jeffrey		Review emails to opposing counsel	0	18	0.3	\$90.00		\$0.00	n/c
	Jennings, Jeffrey		Review email	0	6	0.3	\$30.00		\$0.00	
	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00		\$0.00	
	Jennings, Jeffrey		Review SWA docs; Discuss case with MBG	2	0	2.0	\$600.00		\$600.00	11/ C
	Jennings, Jeffrey		Discuss case with MBG	0	6	0.1	\$30.00			n/c
	Jennings, Jeffrey		Discuss case with MBG	0	6	0.1	\$30.00		\$30.00	11/0
03/13/2020	semmigs, series		Review SWA's documents; Have phone call with SWA re discovery issues;	Ü		0.1	ψ30.00	0.1	Ψ20.00	1
05/20/2020	Jennings, Jeffrey		discuss same with MBG	5	54	5.9	\$1,770.00	5.9	\$1,770.00	
	Jennings, Jeffrey		Review SWA docs Discuss case with MBG	1	18	1.3	\$390.00		\$390.00	
	Jennings, Jeffrey		Phone call with union re discovery issue Discuss with MBG	2	54	2.9			\$870.00	†
	Jennings, Jeffrey		Submit skip trace order	0	24	0.4	\$120.00		\$120.00	+
	Jennings, Jeffrey		Review SWA docs	0	12	0.2	\$60.00		\$60.00	†
	Jennings, Jeffrey		Discuss case with MBG; Email re local counsel in Tampa (Stone subpoena)	0	12	0.2	\$60.00		\$60.00	+
	Jennings, Jeffrey		Review potential evidence	1	12	1.2	\$360.00		\$0.00	n/c
	Jennings, Jeffrey		Review subpoena for President Stone, send edits to MBG	1	0	1.0	\$300.00		\$300.00	11/0
	Jennings, Jeffrey		Review edited subpoena	0	30	0.5	\$150.00		\$150.00	+
	Jennings, Jeffrey		Edit Subpoena	0	18	0.3	\$90.00		\$90.00	+
	Jennings, Jeffrey		edits to subpoena	1	30	1.5	\$450.00		\$450.00	+
	Jennings, Jeffrey		Review evidence from witness	0	42	0.7	\$210.00		\$210.00	
00/02/2020	Jennings, Jenney	j	INCOME CONTROLLE HOLLI WITHESS	U	42	0.7	φ∠10.00	0.7	φ∠10.00	<u> </u>

06/02/2020 Jennings, Jeffrey	Discuss subpoena with Matt: Edit subpoena	1	36 400	.6\$480.00	1.6	\$480.00	
\mathcal{O}	ase Review MBC redits to subpoena (President Stone) Emails MBC resame 19/22	Page :	91 🎳 103	Page 10.00	0534 0.5	\$150.00	
06/03/2020 Jennings, Jeffrey 06/03/2020 Jennings, Jeffrey	Discuss President Stone subpoena with MBG	0		.5 \$150.00		\$150.00	
06/04/2020 Jennings, Jeffrey	Review documents produced by 556	1		.3 \$390.00		\$390.00	
06/04/2020 Jennings, Jeffrey 06/04/2020 Jennings, Jeffrey	Review 556 documents	1		.6 \$480.00		\$480.00	
· · · · · ·	Review potential evidence	0		.5 \$150.00	0.5	\$150.00	
06/04/2020 Jennings, Jeffrey	Discuss union?s response with MBG, review union response and exhibits to	U	30 (.5 \$150.00	0.3	\$130.00	
06/05/2020 Louis Loffman		1	26	6490.00	1.6	¢400.00	
06/05/2020 Jennings, Jeffrey	Mtn to Compel	3		.6 \$480.00 .4 \$1,020.00		\$480.00 \$1,020.00	
06/08/2020 Jennings, Jeffrey	Review potential evidence Review potential evidence			_			
06/09/2020 Jennings, Jeffrey		0		.5 \$150.00		\$150.00	
06/09/2020 Jennings, Jeffrey	Review potential evidence	Ü		.8 \$240.00		\$240.00	
06/09/2020 Jennings, Jeffrey	Review potential evidence	0		.8 \$240.00		\$240.00	
06/10/2020 Jennings, Jeffrey	Review potential evidence	1		.7 \$510.00		\$510.00	
06/11/2020 Jennings, Jeffrey	Review potential evidence	1		.4 \$420.00		\$420.00	
06/11/2020 Jennings, Jeffrey	Review President Stone subpoena	0		.2 \$60.00		\$60.00	
06/16/2020 Jennings, Jeffrey	Discuss reply brief to Motion To Compel with MBG	0		.1 \$30.00		\$30.00	
06/16/2020 Jennings, Jeffrey	Review documents for reply brief; Discuss case with MBG	0		.7 \$210.00		\$210.00	
06/16/2020 Jennings, Jeffrey	Review documents for reply brief	0		.2 \$60.00		\$60.00	
06/16/2020 Jennings, Jeffrey	Review documents for reply brief	1		.4 \$420.00		\$420.00	
06/18/2020 Jennings, Jeffrey	Edit brief	0		.5 \$150.00		\$0.00	n/c
06/18/2020 Jennings, Jeffrey	Edit reply brief	1		.0 \$300.00		\$300.00	
06/18/2020 Jennings, Jeffrey	Edit brief; discuss same with MBG	0		.9 \$270.00		\$0.00	
06/19/2020 Jennings, Jeffrey	Discuss case with matt	0		.4 \$120.00	 		n/c
06/22/2020 Jennings, Jeffrey	Review potential evidence/documents	1		.5 \$450.00	1.5	\$450.00	
06/22/2020 Jennings, Jeffrey	Review potential evidence/documents	0		.6 \$180.00		\$180.00	
06/23/2020 Jennings, Jeffrey	Read court's discovery order	0	6	.1 \$30.00	0.1	\$30.00	
06/24/2020 Jennings, Jeffrey	Discuss case with MBG; Email MBG search terms ideas	1	30	.5 \$450.00	0.0	\$0.00	n/c
	Work on discovery response to union re proposed language for it to amend its						
06/24/2020 Jennings, Jeffrey	responses; Discuss case with MBG	1	30	.5 \$450.00	1.5	\$450.00	
06/24/2020 Jennings, Jeffrey	Review MBG compromise language for union's discovery responses	0	18	.3 \$90.00	0.3	\$90.00	
06/24/2020 Jennings, Jeffrey	Discuss case with MBG	0	18	.3 \$90.00	0.0	\$0.00	n/c
06/25/2020 Jennings, Jeffrey	Discuss case with MBG	0	12	.2 \$60.00	0.0	\$0.00	n/c
06/29/2020 Jennings, Jeffrey	Discuss case with MBG	0	12	.2 \$60.00	0.0	\$0.00	n/c
06/29/2020 Jennings, Jeffrey	Discuss case with MBG	0	12	.2 \$60.00	0.0	\$0.00	n/c
06/30/2020 Jennings, Jeffrey	Discuss case with MBG	0	36	.6 \$180.00	0.0	\$0.00	n/c
07/01/2020 Jennings, Jeffrey	Call with union re discovery issues; Discuss case with MBG	1	30	.5 \$450.00	0.0	\$0.00	n/c
	Conversations with MBG, client, MLC, AKF, Rich, re SWA?s motion for						
07/02/2020 Jennings, Jeffrey	sanctions.	5	54	.9 \$1,770.00	0.0	\$0.00	n/c
07/03/2020 Jennings, Jeffrey	research	3	6	.1 \$930.00	0.0	\$0.00	n/c
07/03/2020 Jennings, Jeffrey	research	2		.0 \$600.00		\$0.00	
07/06/2020 Jennings, Jeffrey	Discuss case with MBG	2	0 2	.0 \$600.00	0.0	\$0.00	n/c
07/07/2020 Jennings, Jeffrey	Discuss case with MBG	0		.4 \$120.00	0.0	\$0.00	n/c
07/09/2020 Jennings, Jeffrey	Discuss SWA?s motion for sanctions with Matt, review the brief	1		.0 \$300.00		\$0.00	
07/09/2020 Jennings, Jeffrey	Send Rich/AKF SWA's motion for sanctions	0		.2 \$60.00		\$0.00	
07/09/2020 Jennings, Jeffrey	Research	3		.1 \$930.00		\$0.00	
07/10/2020 Jennings, Jeffrey	Email MBG about the case	0		.3 \$90.00		\$0.00	
07/10/2020 Jennings, Jeffrey	Discuss case with MBG, Rich, and AKF	1		.5 \$450.00		\$0.00	
07/12/2020 Jennings, Jeffrey	Research	0		.8 \$240.00		\$0.00	
07/12/2020 Jennings, Jeffrey	Work on responding to motion for sanctions	1		.1 \$330.00		\$330.00	-
07/12/2020 Jennings, Jeffrey	Work on respond to motion for sanction	1		.6 \$480.00		\$480.00	
07/12/2020 Jennings, Jeffrey	Work on respond to motion for sanction	0		.4 \$120.00		\$120.00	
07/12/2020 Jennings, Jeffrey	Research	0		.2 \$60.00		\$0.00	n/c
07/13/2020 Jennings, Jeffrey	Work on response to sanctions motion; AKF; MBG and Carter, etc.	4		.7 \$1,410.00		\$0.00	
07/13/2020 Jennings, Jenney	" ork on response to suiterions monon, AIM, wide and carter, etc.	7	7-1 '	. / ψ1, 4 10.00	0.0	φυ.υυ	11, C

07/12/2020 I : I 66		XX 1 1 1 2 2 2	-	40	1.0	Φ 7.40.00	1.0	Φ 7 40.00	
07/13/2020 Jennings, Jeffrey	Case :	Work on respond to sanctions motion work on response to motion for sanctions 1378-1 Filed 12/19/22	Pa	je 92 9	1031.8	\$540.00 Page 80.00	$0535^{+1.8}$	\$540.00	
07/13/2020 Jennings, Jeffrey		Discuss against Tom Salvan						\$480.00	
07/14/2020 Jennings, Jeffrey		Discuss case with Tom Sphan	2				0.0	\$0.00	
07/14/2020 Jennings, Jeffrey		Discuss case with MBG	1	0			0.0		n/c
07/14/2020 Jennings, Jeffrey		Research	1	18		\$390.00	0.0		n/c
07/14/2020 Jennings, Jeffrey		Work on respond to SWA motion for sanctions	2			\$720.00	2.4	\$720.00	
07/14/2020 Jennings, Jeffrey		research	0			\$150.00	0.0		n/c
07/15/2020 Jennings, Jeffrey		Research	0			\$240.00	0.0	\$0.00	n/c
07/15/2020 Jennings, Jeffrey		Work on response to motion for sanctions	3			\$1,140.00	3.8	\$1,140.00	
07/15/2020 Jennings, Jeffrey		Work on response to motion for sanctions	2			\$690.00	2.3	\$690.00	
07/15/2020 Jennings, Jeffrey		review affidavits for response to SWA motion for sanctions	0			\$210.00	0.7	\$210.00	
07/16/2020 Jennings, Jeffrey		Review Carter affidavit; respond to MBG email	1	18			1.3	\$390.00	
07/16/2020 Jennings, Jeffrey		Work on response to motion for sanctions	4	30	4.5	\$1,350.00	4.5	\$1,350.00	
07/16/2020 Jennings, Jeffrey		Work on response to motion for sanctions	3	0	3.0	\$900.00	3.0	\$900.00	
07/20/2020 Jennings, Jeffrey		Discuss case with MBG re issues with 556 and SWA discovery	0	36	0.6	\$180.00	0.6	\$180.00	
07/20/2020 Jennings, Jeffrey		Review potential evidence; Discuss case with MBG	2	36	2.6	\$780.00	0.0	\$0.00	n/c
07/21/2020 Jennings, Jeffrey		Email MBG re the case	0	6	0.1	\$30.00	0.0	\$0.00	n/c
07/21/2020 Jennings, Jeffrey		Discuss with MBG	0	24	0.4	\$120.00	0.0	\$0.00	n/c
07/21/2020 Jennings, Jeffrey		Review potential evidence; Review SWA's reply brief	3	42	3.7	\$1,110.00	0.0	\$0.00	n/c
07/22/2020 Jennings, Jeffrey		Discuss SWA's reply brief on its motion for sanctions	1	0			1.0	\$300.00	
07/22/2020 Jennings, Jeffrey		Review potential evidence	0	48	0.8	\$240.00	0.0	\$0.00	n/c
07/22/2020 Jennings, Jeffrey		Review potential evidence; discuss case with MLC and MBG	1	36			0.0		n/c
07/22/2020 Jennings, Jeffrey		Discuss case with MBG	0	1		\$30.00	0.0	\$0.00	n/c
07/23/2020 Jennings, Jeffrey		Edit surreply brief, discuss same with MBG	2.			\$690.00	2.3	\$690.00	
07/23/2020 Jennings, Jeffrey		Discuss surreply to SWA motion for sanctions with MLC and MBG		0			1.0	\$300.00	
07/24/2020 Jennings, Jeffrey		Review potential evidence Discuss surreply with MBG	1	42		\$510.00	0.0	\$0.00	n/c
07/24/2020 Jennings, Jeffrey		review potential evidence	1	0			0.0	\$0.00	
07/24/2020 Jennings, Jeffrey		edit brief and declarations	0			\$60.00	0.0		n/c
07/27/2020 Jennings, Jeffrey		Review potential evidence	0			\$150.00	0.0	\$0.00	n/c
07/27/2020 Jennings, Jeffrey		Discuss case with MBG	0			\$30.00	0.0		n/c
07/27/2020 Jennings, Jenney		Review potential evidence; Review SWA opposition to surreply brief (motion	0	0	0.1	\$30.00	0.0	\$0.00	11/C
07/27/2020 Jennings, Jeffrey		for sanctions) (30 min)	3	42	3.7	\$1,110.00	0.0	\$0.00	n/c
07/28/2020 Jennings, Jeffrey		Review potential evidence	0			\$1,110.00	0.0		n/c
07/28/2020 Jennings, Jeffrey		Discuss case with MBG re SWA opposition to motion to file a surreply	0			\$60.00	0.0		n/c
07/28/2020 Jennings, Jenney		Discuss case with MBG to SWA opposition to motion to the a surreply	U	12	0.2	\$00.00	0.0	\$0.00	11/C
07/28/2020 Landings Laffren		Discuss discourse issues with union ADC (26 mins) Discuss associate ADC	1		1.1	\$220.00	0.0	\$0.00	/
07/28/2020 Jennings, Jeffrey		Discuss discovery issues with union/MBG (36 mins) Discuss case with MBG	0	42		\$330.00	0.0		n/c n/c
07/28/2020 Jennings, Jeffrey		Review potential evidence	U	42	0.7	\$210.00	0.0	\$0.00	n/c
00/02/2020		Discussion of the installation of MDC (GWA May For Constitute)	1		1.0	#200 00	1.0	ф200 00	
08/03/2020 Jennings, Jeffrey		Discuss in camera affidavits and brief with MBG (SWA Mot. For Sanctions)	1	0			1.0	\$300.00	,
08/03/2020 Jennings, Jeffrey		Discuss case with MBG	0			\$150.00	0.0		
08/03/2020 Jennings, Jeffrey		Research	0	18	0.3	\$90.00	0.0	\$0.00	n/c
		Research for brief in camera (motion for sanctions); Call local counsel re the							
08/03/2020 Jennings, Jeffrey		same; Discuss same with MBG	1	30			1.5	\$450.00	
08/04/2020 Jennings, Jeffrey		Review affidavits for in camera brief submission	0			\$150.00	0.5	\$150.00	
08/04/2020 Jennings, Jeffrey			0			\$120.00	0.0	\$0.00	n/c
08/04/2020 Jennings, Jeffrey		Discuss in camera review brief with MBG	0			\$60.00	0.2	\$60.00	
08/04/2020 Jennings, Jeffrey		Edit affidavits re in camera brief, email same to MBG	0			\$90.00	0.3	\$90.00	
08/04/2020 Jennings, Jeffrey		Research for in camera brief; email MBG	0			\$120.00	0.4	\$120.00	
08/05/2020 Jennings, Jeffrey		Edit in camera brief; discuss same with MBG	5			\$1,710.00	5.7	\$1,710.00	
08/06/2020 Jennings, Jeffrey		Edit in camera brief	1	30		\$450.00	1.5	\$450.00	
08/06/2020 Jennings, Jeffrey		Final review of in camera brief	0			\$90.00	0.3	\$90.00	
08/06/2020 Jennings, Jeffrey		Review potential evidence	0			\$270.00	0.0	\$0.00	
08/06/2020 Jennings, Jeffrey		Review potential evidence	1	54	1.9	\$570.00	0.0	\$0.00	n/c

00/07/2020	T . T CC			0	10	0.2	Φ00.00	0.0	¢0.00 /
	Jennings, Jeffrey	Case 3	Review potential eyidence Calil opposing Counsel to discover ument 378-1 Filed 12/19/22	Par	j e 93 o	103.1	\$90.00 ags 350.06	$0.536^{+0.0}$	\$0.00 n/c
08/07/2020	Jennings, Jeffrey	- Cust t	Call opposing counsel fe discovery of the Color of the Co						
	Jennings, Jeffrey		Discuss discovery strategy with MBG	0	24		\$120.00		\$120.00
	Jennings, Jeffrey		Discuss discovery strategy w/MBG re motion to compel against union	0	24	0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Review search terms re seeking discovery from 556	0	36		\$180.00	0.6	\$180.00
	Jennings, Jeffrey		Review custodians re seeking discovery from 556	0	30		\$150.00	0.5	\$150.00
08/10/2020	Jennings, Jeffrey		Review potential evidence	1	30	1.5	\$450.00	0.0	\$0.00 n/c
08/11/2020	Jennings, Jeffrey		Review potential evidence; discuss with MBG	1	0	1.0	\$300.00	0.0	\$0.00 n/c
08/11/2020	Jennings, Jeffrey		Review potential evidence	0	42	0.7	\$210.00	0.0	\$0.00 n/c
08/11/2020	Jennings, Jeffrey		Review potential evidence; Work on renewed motion to compel	2	0	2.0	\$600.00	0.0	\$0.00 n/c
08/12/2020	Jennings, Jeffrey		Work on renewed motion to compel	0	42	0.7	\$210.00	0.7	\$210.00
08/12/2020	Jennings, Jeffrey		Work on renewed motion to compel	1	0	1.0	\$300.00	1.0	\$300.00
	Jennings, Jeffrey		Discuss renewed motion to compel with MBG	0	24	0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Work on renewed motion to compel	0	12		\$60.00	0.2	\$60.00
00,12,20	g.,		Review potential evidence; discuss renewed motion to compel with MBG (30				+		70000
08/13/2020	Jennings, Jeffrey		mins)	2	42	2.7	\$810.00	0.5	\$150.00 n/c
00/13/2020	Jennings, Jenney		Work on renewed motion to compel; discuss case with MBG (30 min (not		72	2.7	ψ010.00	0.5	ψ130.00 lii c
08/13/2020	Ionnings Inffray		related to motion to compel0	1	0	1.0	\$300.00	0.5	\$150.00 n/c
	Jennings, Jeffrey Jennings, Jeffrey		review potential evidence	1	42		\$510.00	0.5	\$150.00 li/c \$0.00 ln/c
			Review potential evidence	1					· · · · · · · · · · · · · · · · · · ·
	Jennings, Jeffrey			1	54	1.9	\$570.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	0	6		\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	1	0	1.0	\$300.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	1	48	1.8	\$540.00	0.0	\$0.00 n/c
08/19/2020	Jennings, Jeffrey		Review potential evidence	2	0	2.0	\$600.00	0.0	\$0.00 n/c
			Review potential evidence; Scan in phone note from call with union lawyer;						
08/19/2020	Jennings, Jeffrey		discuss case with MBG	1	42	1.7	\$510.00	0.0	\$0.00 n/c
08/20/2020	Jennings, Jeffrey		Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00 n/c
08/20/2020	Jennings, Jeffrey		Discuss case with MBG	0	30	0.5	\$150.00	0.0	\$0.00 n/c
			Edit renewed motion to compel; call with union re the same; discussion with						
08/20/2020	Jennings, Jeffrey		MBG	5	0	5.0	\$1,500.00	5.0	\$1,500.00
08/21/2020	Jennings, Jeffrey		Call with union lawyer Review union?s amended discovery responses	1	0	1.0	\$300.00	1.0	\$300.00
	Jennings, Jeffrey		Discuss renewed motion to compel with MBG	0	18	0.3	\$90.00	0.3	\$90.00
	Jennings, Jeffrey		Motion to compel	2	48	2.8	\$840.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence for responsiveness	1	18		\$390.00	0.0	
	Jennings, Jeffrey		Discuss case with MBG	0	18	0.3	\$90.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence for responsiveness	1	42		\$510.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	1	30		\$450.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	1	24	1.4	\$420.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Review discovery lttr to SWA	0	48		\$240.00	0.8	\$240.00
	Jennings, Jeffrey		Review discovery little 5 WA Review case law on comparators Edit discovery letter to SWA	0	30		\$150.00	0.5	\$150.00
	Jennings, Jeffrey		Review case law on comparators; discuss same with MBG	0	48		\$240.00	0.8	\$240.00
			*	0					
	Jennings, Jeffrey		Discuss SWA supplemental document filing with MBG				\$150.00		
	Jennings, Jeffrey		Review court order denying sanctions; discuss same with MBG	0			\$150.00		\$150.00
09/03/2020	Jennings, Jeffrey		Review discovery documents	0	24	0.4	\$120.00	0.4	\$120.00
			Discuss case with MLC re SWA sanctions motion and supplement discovery						
	Jennings, Jeffrey		responses to SWA	0	30		\$150.00	1	\$150.00
_	Jennings, Jeffrey		Review potential evidence	3	0		\$900.00		\$0.00 n/c
	Jennings, Jeffrey		Review potential evidence	1	30		\$450.00		+
	Jennings, Jeffrey		Review potential evidence	0	54		\$270.00	0.0	\$0.00 n/c
09/11/2020	Jennings, Jeffrey		Read 556?s opposition brief Discuss same w/ MBG	0	36	0.6	\$180.00	0.6	\$180.00
09/11/2020	Jennings, Jeffrey		Discuss supplemental discovery with MLC and MBG Draft email	1	30	1.5	\$450.00	1.5	\$450.00
	Jennings, Jeffrey		Email client	0	6		\$30.00		1
	Jennings, Jeffrey		Discuss case with MBG	0	30		\$150.00		
				- 0		0.0	- 10 0.00		T 0.00 -0.5

00/14/2020	Jennings, Jeffrey		Discuss assa with MDC	_ 0	6	0.1	\$20.00	0.0	\$0.00 n/c
	Jennings, Jeffrey	Case (Discuss case with MBG Research to Southwest motor to thinger, email MBC Filed 12/19/22	Pa	je 94 9	103 _{0.4}	\$30.00 Page 150.00	$0537^{+0.0}_{-0.4}$	\$120.00
			Discuss Monday hearing with Matt	0			\$150.00		\$150.00
				1	0				·
	Jennings, Jeffrey		discuss discovery strategy with MBG	1	Ü	1.0	\$300.00	1.0	\$300.00
	Jennings, Jeffrey		Misc	0			\$240.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Prep for motion to compel hearing; discuss same with MBG	1	30		\$450.00	1.5	\$450.00
	Jennings, Jeffrey		Hearing on motion to compel; discuss same with MBG	1	30		\$450.00	1.5	\$450.00
	Jennings, Jeffrey		Review SWA's discovery Sept 18 letter	0	-		\$30.00	0.1	\$30.00
	Jennings, Jeffrey		Review union's documents	1	48	1.8	\$540.00	1.8	\$540.00
09/23/2020	Jennings, Jeffrey		Discuss case with MBG	0	30	0.5	\$150.00	0.0	\$0.00 n/c
			Review Southwest's September 23 email re discovery/settlement; Read article						
	Jennings, Jeffrey		re virtual depositions	0			\$90.00	0.3	\$90.00
09/23/2020	Jennings, Jeffrey		Discuss settlement strategy with MBG	0	54	0.9	\$270.00	0.9	\$270.00
09/24/2020	Jennings, Jeffrey		Call client and discuss settlement; discuss same with MBG	1	42	1.7	\$510.00	1.7	\$510.00
09/28/2020	Jennings, Jeffrey			0	12	0.2	\$60.00	0.0	\$0.00 n/c
			Discuss research with James and Christian; Discuss settlement strategy with						
09/29/2020	Jennings, Jeffrey		MBG	2	0	2.0	\$600.00	2.0	\$600.00
	Jennings, Jeffrey		Call with Southwest attorneys re discovery	2	0		\$600.00	2.0	\$600.00
	Jennings, Jeffrey		Review MBG email	0	18	0.3	\$90.00		\$0.00 n/c
	Jennings, Jeffrey		Discuss motion to extend with MBG	0		0.4	\$120.00	0.4	\$120.00
	Jennings, Jeffrey		Research for motion to extend	0		0.8	\$240.00	0.8	\$240.00
	Jennings, Jeffrey		Research for motion to extend	0			\$150.00	0.5	\$150.00
	Jennings, Jeffrey		Research	1	54	1.9	\$570.00	0.0	\$0.00 n/c
10/00/2020	Jennings, Jenney		email GMT re	1	34	1.7	\$370.00	0.0	\$0.00 11/6
10/07/2020	Jennings, Jeffrey		the same	0	48	0.8	\$240.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Work on motion to extend; call with union re discovery	2	0		\$600.00	2.0	\$600.00
	Jennings, Jeffrey		Email MBG extension of discovery	0			\$30.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Work on motion to extend deadlines	1	-		\$420.00	1.4	\$420.00
				0	24	1.4			\$270.00
	Jennings, Jeffrey		Work on motion to extend deadlines	3			\$270.00		
	Jennings, Jeffrey		Work on motion to extend deadlines		0	3.0	\$900.00	3.0	\$900.00
	Jennings, Jeffrey		Edit motion to compel	2	0		\$600.00	2.0	
	Jennings, Jeffrey		Edit motion to compel against Southwest	1	12		\$360.00	1.2	\$360.00
	Jennings, Jeffrey		Discuss SWA?s response with case with MBG and Christian	1	0		\$300.00	0.0	-
	Jennings, Jeffrey		Work on motion to extend	1	12		\$360.00	1.2	\$360.00
	Jennings, Jeffrey		Work on motion to extend; discuss discovery with MBG	2			\$660.00	2.2	\$660.00
10/13/2020	Jennings, Jeffrey		Research; work on motion to extend	1	6	1.1	\$330.00	1.1	\$330.00
			Discuss case with MBG re discovery strategy; calls with Jason and Milton;						
	Jennings, Jeffrey		work on motion to extend deadlines	3	48		\$1,140.00	3.8	\$1,140.00
	Jennings, Jeffrey		Work on motion to extend; discuss discovery issues with MBG	3	18		\$990.00	3.3	\$990.00
	Jennings, Jeffrey		Work on motion to extend; discuss discovery issue with MBG	2			\$750.00	2.5	\$750.00
10/15/2020	Jennings, Jeffrey		Work on motion to extend	3	0	3.0	\$900.00	3.0	\$900.00
10/15/2020	Jennings, Jeffrey		Work on motion to extend	2	0	2.0	\$600.00	2.0	\$600.00
10/16/2020	Jennings, Jeffrey		Review 30(b)(6) topics Talk with MBG re the same	1	0		\$300.00		\$300.00
10/16/2020	Jennings, Jeffrey		Work on motion to extend Discuss discovery issues with MBG	3	0	3.0	\$900.00	3.0	\$900.00
	Jennings, Jeffrey		Work on motion to extend	0	30		\$150.00	0.5	\$150.00
	Jennings, Jeffrey		Work on motion to extend	0			\$90.00		\$90.00
	Jennings, Jeffrey		Work on motion to extend	0			\$180.00		
	Jennings, Jeffrey		Work on motion to extend; discuss discovery deadlines with MBG	2			\$840.00	2.8	\$840.00
	Jennings, Jeffrey		Discuss case with MBG; review MBG email	0			\$120.00	0.0	\$0.00 n/c
	Jennings, Jeffrey		Motion to extend	0			\$180.00		\$0.00 n/c
	Jennings, Jeffrey		Work on motion to exend	0			\$120.00		
	Jennings, Jeffrey		Work on motion to extend	2			\$600.00		
10/21/2020	Jonnings, Jerney	1	WOLK OIL HIOUOIL TO CATCHU		1 0	∠.∪	φ000.00	2.0	φυυυ.υυ

10/21/2020	I	I ,				***		****	
	Jennings, Jeffrey Lannings, Leffrey Case	Work on motion to extend Whyk - Mextersor Bodon Document 378-1 Filed 12/19/22	Par	je 95 g/ 103	1.1	\$330.00	0538 1.1	\$330.00	
10/22/2020	Jennings, Jenney	Work on extension motion	' 4			age480.06		\$480.00	
	Jennings, Jeffrey	Work on extension motion	3		3.0	\$900.00		\$900.00	
	Jennings, Jeffrey	Edit motion to compel	1		1.0	\$300.00	1.0	\$300.00	
	Jennings, Jeffrey	Work on extension motion	0		0.6	\$180.00	0.6	\$180.00	
	Jennings, Jeffrey	Work on motion to extend	5		5.0	\$1,500.00	5.0	\$1,500.00	
10/27/2020	Jennings, Jeffrey	Discuss with MBG	0		0.3	\$90.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	Discus SWA's Rule 45 subpoena with MLC and MBG	2		2.0	\$600.00	2.0	\$600.00	
10/27/2020	Jennings, Jeffrey	Review opposing counsel's email; Discuss same with MBG	0		0.5	\$150.00	0.5	\$150.00	
	Jennings, Jeffrey	Discuss case strategy with MBG	1		1.0	\$300.00	1.0	\$300.00	
10/28/2020	Jennings, Jeffrey	work on motion to extend deadlines; proposed order	1	0	1.0	\$300.00	1.0	\$300.00	
10/28/2020	Jennings, Jeffrey	Motion to extend deadlines; proposed order	0	18	0.3	\$90.00	0.3	\$90.00	
10/29/2020	Jennings, Jeffrey	Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
11/02/2020	Jennings, Jeffrey	Research motion to quash	2	0	2.0	\$600.00	0.0	\$0.00	
11/02/2020	Jennings, Jeffrey	Research motion to quash	2	0	2.0	\$600.00	0.0	\$0.00	n/c
11/02/2020	Jennings, Jeffrey	Discuss case with MBG	0	12	0.2	\$60.00	0.0	\$0.00	n/c
11/03/2020	Jennings, Jeffrey	Research response to motion to quash; Emails to MBG; emails t Charlene	1	6	1.1	\$330.00	0.0		n/c
11/03/2020	Jennings, Jeffrey	Work on motion to quash; Discuss same with AKF and Rich Clari	3	0	3.0	\$900.00	0.0		n/c
		Work on motion to quash; discuss case with MBG; email potential local				·		·	
11/03/2020	Jennings, Jeffrey	counsel	3	0	3.0	\$900.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	Work on motion to quash	1		1.0	\$300.00	0.0	\$0.00	
11/04/2020	Jennings, Jeffrey	Work on motion to quash	6		6.0	\$1,800.00	0.0	\$0.00	
	Jennings, Jeffrey	work on motion to quash	0		0.2	\$60.00	0.0	\$0.00	
	Jennings, Jeffrey	Work on motion to quash	8		8.0	\$2,400.00	0.0		n/c
	Jennings, Jeffrey	work on motion to quash	3		3.0	\$900.00	0.0		n/c
11/06/2020	Jennings, Jeffrey	work on motion to quash	1		1.2	\$360.00	0.0		n/c
11/06/2020	Jennings, Jeffrey	work on motion to quash	0		0.8	\$240.00	0.0	\$0.00	
	Jennings, Jeffrey	work on motion to quash discuss motion with MBG	10		0.0	\$3,000.00	0.0	\$0.00	
	Jennings, Jeffrey	Work on subpoenas and notices of depo/subpoena	1		1.0	\$300.00	0.0	\$0.00	
	Jennings, Jeffrey	Work on 30(b)(6) topics; discuss 45 subpoena with Rich, AKF, and MBG	3	Ü	3.0	\$900.00	3.0	\$900.00	11/0
11/09/2020	Jennings, Jeffrey	Work on topics for 30(b)(6) depo; discuss cases with MBG	1		1.0	\$300.00	1.0	\$300.00	
	Jennings, Jeffrey	Discuss Rule 45 subpoena with MBG	1		1.0	\$300.00	1.0	\$300.00	
	Jennings, Jeffrey	Discuss Rule 45 subpoena with MBG MIsc	1		1.0	\$300.00	1.0	\$300.00	
11/10/2020	Jennings, Jeffrey	Research HIPPA law; review disclosure form; call client; discuss with MBG	3		3.1	\$930.00	3.1	\$930.00	
11/10/2020	Jennings, Jeffrey	Research	0		0.9	\$270.00	0.0	\$0.00	n/c
11/10/2020	Jennings, Jeffrey	Work on motion to compel; send edits to Matt	0		0.9	\$270.00	0.0	\$270.00	11/C
	1 - 1	Call client	0		0.9	\$30.00	0.9	\$270.00	n/a
	Jennings, Jeffrey Jennings, Jeffrey	Draft email to MLC; Emails to Southwest and client	0		0.1	\$90.00	0.0	\$0.00	
	Jennings, Jeffrey Jennings, Jeffrey	discuss case with MBG; review evidence	0		0.7	\$210.00			n/c
11/12/2020 11/12/2020	Jennings, Jeffrey	Review evidence; email client; email Ragsdale attorney	1		1.0	\$300.00	0.0		n/c
			1					\$0.00	
	Jennings, Jeffrey	discuss case with MBG	1		1.7	\$510.00	0.0		
	Jennings, Jeffrey	discuss discovery strategy with MBG	0		0.3	\$90.00		\$90.00	
	Jennings, Jeffrey	Discuss case with MBG and MLC; Miscellaneous	1		1.0	\$300.00		\$0.00	
	Jennings, Jeffrey	Discuss case with MLC	0		0.7	\$210.00		\$0.00	n/c
	Jennings, Jeffrey	Review docs for supplemental production	0		0.5	\$150.00	0.5	\$150.00	,
	Jennings, Jeffrey	Miscellaneous	0		0.6	\$180.00	0.0	\$0.00	n/c
	Jennings, Jeffrey	work on reply brief	0		0.8	\$240.00	0.8	\$240.00	
	Jennings, Jeffrey	Discuss discovery issues with MBG	0		0.2	\$60.00	0.2	\$60.00	
	Jennings, Jeffrey	Email SWA re Ragsdale notes	0		0.2	\$60.00		\$60.00	
	Jennings, Jeffrey	Discuss depositions with MBG	1		1.8	\$540.00	1.8	\$540.00	
	Jennings, Jeffrey	Discuss Stone depo and case strategy with MBG	1		1.2	\$360.00	1.2	\$360.00	
	Jennings, Jeffrey	review responses to union's ROGS	0		0.8	\$240.00	0.8	\$240.00	
11/29/2020	Jennings, Jeffrey	Edits to motion to extend deadlines	1	6	1.1	\$330.00	1.1	\$330.00	

11-00-2019 Jennings, Meltry Case Pages 187, 187, 197, 197, 197, 197, 197, 197, 197, 19		I							±===1.
1989/2019			Discuss depo with MBG	0	18 06 of	1030.3	\$90.00	0.530	\$0.00 n/c
1211-12020 Jermings, Jeffrey Hearing on motion to compel 0 30 05 \$15500 0.5 \$1500 0.5 \$1500		· · ·	Work on repry orier						
		· ·	Work on reply brief						
1214/2002 Jennings, Jeffrey Phone call with Bruce and MRG in 1 42 1.7 \$510.00 0.9 50.00 0.2									
1215/2010 Journings, Leffrey Famil client it medical records 0 12 0.2 \$60.00 0.2 \$60.00 1217/2020 Institute, Jeffrey Email client it medical records 0 0 0 0 0 \$50.00 0.0 \$50.00 0.0 \$50.00 0.0 \$1217/2020 Institute, Jeffrey Session 0 0 0 0 0 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00 0 0 \$50.00		Jennings, Jeffrey	č i	0	30				
1215/2002 Jennings, Jeffrey Final client or medical records 0 12 0.2 \$60.00 0.2 \$60.00 0.2		Jennings, Jeffrey		1	42	1.7			
1217127020 Jennings, Jeffrey research 0 6 0.1 \$3.000 0.0 \$0.00 inc 1217127020 Jennings, Jeffrey Call with local counsel and Matt re expert witnesses 1 0 1.0 \$30.000 0.0 \$9.00 inc 1217127020 Jennings, Jeffrey Call with local counsel and Matt re expert witnesses 1 0 1.0 \$30.000 0.0 \$9.00 inc 1218127020 Jennings, Jeffrey counsel Emails re the same to MBG and local 1 18 1.3 \$390.00 0.0 \$9.00 inc 1218127020 Jennings, Jeffrey research 0 30 0.5 \$150.00 0.0 \$9.00 inc 1218127020 Jennings, Jeffrey research 0 30 0.5 \$150.00 0.0 \$9.00 inc 1218127020 Jennings, Jeffrey research 0 10 0.0 \$300.00 0.0 \$9.00 inc 1218127020 Jennings, Jeffrey Discuss case with MBG 0 22 0.2 \$860.00 0.0 \$9.00 inc 1212127020 Jennings, Jeffrey Discuss case with MBG 0 24 27 \$810.00 0.0 \$9.00 inc 1212127020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 1212127020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 36 0.5 \$150.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 40 4 510.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Research 0 40 4 510.00 0.0 \$9.00 inc 122222020 Jennings, Jeffrey Email MBG re 0 40 4 510.00 0.0 50.00 inc 122222020 Jennings, Jeffrey Email MBG re 0 40 4 510.00 0.0 50.00 inc 122222020 Jennings, Jeffrey Discuss motion to extend with MBG 0 50 515.00 0.0 50.00 inc 122222020 Jennings, Jeffrey Discuss case with MBG 0 50 515.00	12/15/2020	Jennings, Jeffrey	Email client re medical records	0	12	0.2	\$60.00	0.2	\$60.00
1217/2020 Jennings, Jeffrey Call with local coursel and Mutr re expert witnesses 1 0 1.0 530,000 0.0 50,000 nc 1218/2020 Jennings, Jeffrey Coursel Finals se the same to MBG and local 1 18 1.3 5390,000 0.0 50,000 nc 1218/2020 Jennings, Jeffrey Coursel Finals se the same to MBG and local 1 18 1.3 5390,000 0.0 50,000 nc 1218/2020 Jennings, Jeffrey Coursel Cou	12/15/2020	Jennings, Jeffrey	Email client re medical records	0	12	0.2	\$60.00	0.2	\$60.00
1917/2002 Inmings, Leffrey Call with local counsel and Man re expert wtnesses 1	12/17/2020	Jennings, Jeffrey		0	6	0.1	\$30.00	0.0	\$0.00 n/c
1218/2020 Jennings, Jeffrey commod	12/17/2020	Jennings, Jeffrey	research	0	12	0.2	\$60.00	0.0	\$0.00 n/c
1218/2002 counter	12/17/2020	Jennings, Jeffrey	Call with local counsel and Matt re expert witnesses	1	0	1.0	\$300.00	0.0	\$0.00 n/c
1218/2020 Emmings, Infrey research 0 12 0.2 \$60.00 0.0 \$0.00 nc 1218/2020 Emmings, Infrey research 0 30 0.5 \$151.00 0.0 \$0.00 nc 1218/2020 Emmings, Infrey research 1 0 1.0 \$300.00 0.0 \$0.00 nc 1218/2020 Emmings, Infrey research 1 0 1.0 \$300.00 0.0 \$0.00 nc 1221/2020 Emmings, Infrey Discuss case with MBG 0 30 0.5 \$151.00 0.0 \$0.00 nc 1221/2020 Emmings, Infrey Discuss case with MBG 0 30 0.5 \$151.00 0.0 \$0.00 nc 1221/2020 Emmings, Infrey Discuss case with MBG 0 30 0.5 \$150.00 0.0 \$0.00 nc 1221/2020 Emmings, Infrey Research 1 18 1.3 \$380.00 0.0 \$0.00 nc 1221/2020 Emmings, Infrey Research 1 18 1.3 \$380.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Research 2 48 2.8 \$84.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Exchange emails re 0 30 0.5 \$150.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Exchange emails re 0 12 0.2 \$64.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Exchange emails re 0 12 0.2 \$64.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Exchange emails re 0 12 0.2 \$64.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Email MBG re 0 12 0.2 \$64.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Email MBG re 0 12 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Email MBG re 0 12 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Email MBG re 0 12 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Email MBG re 0 12 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Emmings, Infrey Emmings, Infrey Discuss case with MBG Misc 0 42 0.4 \$12.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Discuss case with MBG Misc 0 42 0.4 \$12.00 0.0 \$0.00 nc 1222/2020 Emmings, Infrey Discuss case with MBG Misc 0 48 0.8 \$24.00 0.0 \$0.00 nc 1222/2020 Emmi			Emails re the same to MBG and local						
1218/2020 Intentings, Jeffrey Intentin	12/18/2020	Jennings, Jeffrey	counsel	1	18	1.3	\$390.00	0.0	\$0.00 n/c
1218/2020 Internings, Jeffrey research 0 30 0.5 \$15,000 0.0 \$0.00 nc	12/18/2020	Jennings, Jeffrey		0	12	0.2	\$60.00	0.0	\$0.00 n/c
1218/2020 Jennings, Jeffrey Discuss case with MBG 0 12 0.2 \$60.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 1 18 1.3 \$890.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 2 42 2.7 \$810.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 2 48 2.8 \$840.00 0.0 \$0.00 net 1222/2020 Jennings, Jeffrey 3 3 3 3 3 3 1222/2020 Jennings, Jeffrey 4 3 3 3 3 1222/2020 Jennings, Jeffrey 5 3 3 3 3 1222/2020 Jennings, Jeffrey 6 3 3 3 3 1222/2020 Jennings, Jeffrey 6 3 3 3 3 1222/2020 Jennings, Jeffrey 7 3 3 3 1222/2020 Jennings, Jeffrey 8 3 3 3 1222/2020 Jennings, Jeffrey 8 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 3 3 3 3	12/18/2020	Jennings, Jeffrey	research	0	30	0.5	\$150.00	0.0	\$0.00 n/c
1218/2020 Jennings, Jeffrey Discuss case with MBG 0 12 0.2 \$60.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 1 18 1.3 \$890.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 2 42 2.7 \$810.00 0.0 \$0.00 net 1221/2020 Jennings, Jeffrey 2 48 2.8 \$840.00 0.0 \$0.00 net 1222/2020 Jennings, Jeffrey 3 3 3 3 3 3 1222/2020 Jennings, Jeffrey 4 3 3 3 3 1222/2020 Jennings, Jeffrey 5 3 3 3 3 1222/2020 Jennings, Jeffrey 6 3 3 3 3 1222/2020 Jennings, Jeffrey 6 3 3 3 3 1222/2020 Jennings, Jeffrey 7 3 3 3 1222/2020 Jennings, Jeffrey 8 3 3 3 1222/2020 Jennings, Jeffrey 8 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 1222/2020 Jennings, Jeffrey 9 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 3 1222/2020 Jennings, Jeffrey 0 3 3 3 3 3 3 3 3 3			research	1	0		\$300.00	0.0	\$0.00 n/c
1221/2020 Jennings, Jeffrey Discuss case with MBG Discuss case with MB				0	12	0.2			
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02/18/2021 Jennings, Jeffrey Work on motion to withdraw 0 12 0.2 \$60.00 0.0 \$0.00 n/c 02/18/2021 Jennings, Jeffrey Work on motion to withdraw 1 18 1.3 \$390.00 0.0 \$0.00 n/c 02/18/2021 Jennings, Jeffrey Edit motion to withdraw Emails to opposing counsel 1 6 1.1 \$330.00 0.0 \$0.00 n/c 02/19/2021 Jennings, Jeffrey Edit motion to withdraw Send same to MBG 0 54 0.9 \$270.00 0.0 \$0.00 n/c									
02/18/2021 Jennings, Jeffrey Work on motion to withdraw 1 18 1.3 \$390.00 0.0 \$0.00 n/c 02/18/2021 Jennings, Jeffrey Edit motion to withdraw Emails to opposing counsel 1 6 1.1 \$330.00 0.0 \$0.00 n/c 02/19/2021 Jennings, Jeffrey Edit motion to withdraw Send same to MBG 0 54 0.9 \$270.00 0.0 \$0.00 n/c									
02/18/2021 Jennings, Jeffrey Edit motion to withdraw Emails to opposing counsel 1 6 1.1 \$330.00 0.0 \$0.00 n/c 02/19/2021 Jennings, Jeffrey Edit motion to withdraw Send same to MBG 0 54 0.9 \$270.00 0.0 \$0.00 n/c				0					
02/19/2021 Jennings, Jeffrey Edit motion to withdraw Send same to MBG 0 54 0.9 \$270.00 0.0 \$0.00 n/c				1					
				1					
02/22/2021 Jennings, Jeffrey Email local counsel, edit motion to withdraw 0 12 0.2 \$60.00 0.0 \$0.00 n/c									
	02/22/2021	Jennings, Jeffrey	Email local counsel, edit motion to withdraw	0	12	0.2	\$60.00	0.0	\$0.00 n/c

02/23/2021 Jennings, Je	frey	Finish edits to motion to	withdraw; discuss same with I	MBG; file it,	D 1	07 0	1.001.0	\$300.00	0.0	\$0.00	n/c
	Case	3.17-CV-02278-X	Document 378-1	Fileu 12/19/22	964	9 ₂₅₇₈₄	139 2.4	\$41/,720.00	$0549_{70.1}$	\$171,030.00	

EXHIBIT 3

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 99 of 103 PageID 10542

		Amout				
Date	Amount	Sought	Туре	Vendor	Description	n/c
05/25/2017	\$94.08	\$94.08	Hotel Expenses	Carter, Charlene	Wyndham hotel, client Charlene Carter overnight stay	
05/25/2017	\$473.97	\$473.97	Airline Expenses	Gilliam, Matt B	Frontier - DEN-DCA-DEN MBG's client travel	
06/01/2017	\$78.49	\$78.49	Food Expenses	Gilliam, Matt B	Meal with JDJ & Charlene Carter	
09/07/2017	\$10.00	\$10.00	Other	Gilliam, Matt B	NYS Supreme Court - obtain certificate of good standing for PHV filing	
					Sending Judge's copies to Honorable Jane Boyle US Dist CourtNorthern	
09/08/2017	\$27.12	\$27.12	Other	FedEx	District	
09/26/2017	\$61.95	\$61.95	Other	Carter, Charlene	re-imbursement for notarizing and mailing documents for her case	
10/03/2017	\$487.40	\$0.00	Airline Expenses	Gilliam, Matt B	Frontier - DEN-DCA-DEN Travel for MBG client	n/c
10/03/2017	\$94.08	\$0.00	Hotel Expenses	Gilliam, Matt B	Wyndham hotel - overnight stay for client Charlene Carter	n/c
10/05/2017	\$104.39	\$104.39	Food Expenses	Gilliam, Matt B	Dinner with JDJ, MBG and client Charlene Carter	
10/16/2017	\$170.00	\$0.00	Other	Westlaw	Westlaw Overage	n/c
					Deposit representing Charlene Carter's share of anticipated fee and	
10/25/2017	\$2,400.00	\$0.00	Other	William H. Lemons, P. C.	expenses for her arbitration	n/c- arbitration
11/09/2017	\$85.00	\$0.00	Other	Westlaw	Westlaw overage	n/c
					Judge's copies sent from Matt Gilliam to Honorable Jane Boyle US Dist	
11/15/2017	\$21.72	\$21.72	Other		CourtNorthern District	
11/29/2017	\$34.55		Mileage/Transportation	Royce, Scott	Mileage to LOC, GU Law	n/c- arbitration
12/04/2017	\$51.68		Mileage/Transportation	Royce, Scott	mileage to LOC, GU Law	n/c- arbitration
12/05/2017	\$305.99		Food Expenses	Jennings, Jeffrey	Food Expenses for Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/05/2017	\$341.96	\$0.00	Airline Expenses	Jennings, Jeffrey	Airline Expenses for Arbitration meeting (12/4-9/2017)	n/c- arbitration
		,	r · · · · ·	8., <u> </u>	Cost of office supplies and process server for subpoena for Arbitration	
12/05/2017	\$339.42	\$0.00	Other	Jennings, Jeffrey	meeting (12/4-9/2017)	n/c- arbitration
		,		8., <u> </u>	Hotel Expenses for MLC, JDJ and client for Arbitration meeting (12/4-	
12/05/2017	\$3,301.55	\$0.00	Hotel Expenses	Chappell, Milton	9/2017)	n/c- arbitration
12/05/2017	\$132.02		Airline Expenses	Chappell, Milton	Airline Expenses Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/05/2017	\$126.18		Food Expenses	Chappell, Milton	food Expenses for Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/05/2017	\$349.85	\$0.00	Mileage/Transportation	Chappell, Milton	Car Rental Expenses for Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/05/2017	\$51.96	\$0.00	Mileage/Transportation	Chappell, Milton	Mileage for Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/06/2017	\$39.03	\$0.00	Supplies	Chappell, Milton	Supplies for Arbitration meeting (12/4-9/2017)	n/c- arbitration
12/14/2017	\$800.00		Other	William H. Lemons, P. C.		n/c- arbitration
01/05/2018	\$22.61	\$22.61	Other	Jennings, Jeffrey	cost of purchasing and mailing flash drive to EEOC	
01/12/2018	\$25.38	\$0.00	Mileage/Transportation	Royce, Scott	mileage to GU Law for MBG	n/c
01/29/2018	\$2,088.49	\$0.00	Transcript of Hearing	ABC Court Reporters	Arbitration Hearings (12/07/17 & 12/08/17)	n/c- arbitration
02/06/2018	\$17.22	\$0.00	Mileage/Transportation	Chappell, Milton L	Hertz Rent-a-Car Tolls	n/c- arbitration
04/25/2018	\$563.96	\$563.96	Airline Expenses	Jennings, Jeffrey	DCA to Dallas airline fare for Scheduling Conference (4/25/18) (JDJ)	
04/25/2018	\$769.96		Airline Expenses	Gilliam, Matt B	airline ticket DCA to Dallas for Scheduling Conference (4/25/18) (MBG)	
04/25/2018	\$152.14		Hotel Expenses	Gilliam, Matt B	Lodging while attending Scheduling Conference (4/25/18)	
04/26/2018	\$10.95		Parking	Jennings, Jeffrey	LAZ parking - meeting with client	n/c

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 100 of 103 PageID 10543

			T		4/30/2018 - Moe's SW Grill - MBG meal while traveling back from Carter	1
					sched conf. 4/30/2018 - NOLA Brasserie - Breakfast MBG, JDJ, JW before	
					scheduling conf. 4/30/2018 - DCA Food Hall, lunch for MBG while	
0.4/20/2010	Φ101. 7 0	Φ101. 7 2	E 15	C'II' M " D	traveling to Dallas for scheduling conf. 4/29/2018 - Frankies Downtown -	
04/29/2018	\$101.72	\$101.72	Food Expenses	Gilliam, Matt B	dinner MBG and JDJ while traveling to Dallas for scheduling conf. food expense (Dallas status Conference trip) 4/30/18 - Moe's SW Grill -	
					food costs re Dallas trip for federal status conf. \$13.80 4/30/18 - 7 eleven	
					food costs \$7.33 4/30/18 - Reservoir cost of dinner at airport re Dallas trip	
					for federal status conf. 26.11 4/30/18- Crowne Plaza gratuity for breakfast	
04/30/2018	\$50.24	\$50.24	Food Expenses	Innings Laffray	3.00	
04/30/2018	\$50.24 \$2.85		Other	Jennings, Jeffrey Jennings, Jeffrey	water bottle (Dallas status Conference trip)	
04/30/2018	\$563.96			Jennings, Jeffrey	Airline expense (Dallas status Conference trip)	
04/30/2018	\$152.14		Airline Expenses	<u> </u>	Hotel expense (Dallas status Conference trip)	
05/01/2018	\$152.14		Hotel Expenses	Jennings, Jeffrey Gilliam, Matt B		
			Parking Local Counsel Expenses	Jenkins & Watkins	DCA Reagan - parking while traveling to Dallas for Carter sched conf. parking	
07/25/2018	\$12.00					
11/25/2018	\$351.96	\$351.96	Airline Expenses	Gilliam, Matt B	Flight to Dallas for hearing	
10/10/0010	фо 2 со	#02.50	B 1B	CIII MAND	Food expense (12/13-14/18) Iron Cactus Dallas MBG, JDJ, client and	
12/13/2018	\$93.69		Food Expenses	Gilliam, Matt B	client guest dinner while traveling for hearing	
12/14/2018	\$158.79		Hotel Expenses	Gilliam, Matt B	hotel expenses while traveling to Dallas for hearing (12/13-14/18)	
12/17/2018	\$238.96		Airline Expenses	Jennings, Jeffrey	Airline expense for Federal Court Hearing (12/14-17/2018)	
12/17/2018	\$155.16		Hotel Expenses	Jennings, Jeffrey	Hotel expense for Federal Court Hearing (12/14-17/2018)	
12/17/2018	\$29.59	\$29.59	Food Expenses	Jennings, Jeffrey	Food expense for Federal Court Hearing (12/14-17/2018)	
12/17/2018	\$40.62	\$40.62	Mileage/Transportation	Jennings, Jeffrey	Mileage and Parking expense for Federal Court Hearing (12/14-17/2018)	
05/18/2019	\$10.07	\$0.00	Food Expenses	Gilliam, Matt B	Coffee with client discussing case	n/c
10/01/2019	\$66.63	\$66.63	Witness Service of Subpo	Jennings, Jeffrey	Skip trace on non-party witness for subpoena	
12/04/2019	\$33.98	\$33.98	Supplies	Gilliam, Matt B	flash drives to serve discovery	
12/05/2019	\$36.65	\$36.65	Other	FedEx	Fed Ex discovery to Brian Morris, REed Smith LLP	
05/22/2020	\$66.63	\$66.63	Other	Jennings, Jeffrey	skip trace fees to locate union president for subpoena service	
08/25/2020	\$22.28	\$22.28	Local Counsel Expenses	Jenkins & Watkins	courier fee	
11/13/2020	\$49.41	\$49.41	Other	FedEx	Fed Ex to Charlene Carter	
11/17/2020	\$912.50	\$912.50	Other	Gilliam, Matt B	videographer for Maureen Maureen Emlet depo	
11/17/2020	\$612.50	\$612.50	Other	Gilliam, Matt B	videographer for Denise Gutierrez depo	
11/17/2020	\$702.50	\$702.50	Other	Gilliam, Matt B	videographer for Meggan Jones depo	
11/19/2020	\$1,760.00	\$1,760.00	Other	Gilliam, Matt B	videographer for Mike Sims/30(b)(6) deposition	
11/19/2020	\$855.00	\$855.00	Other	Gilliam, Matt B	videographer for Ed Schneider depo	
					Bradford Court Reporting - Court reporting and deposition transcription	
					services for Schneider, Emlet, Gutierrez, Jones and 30(b)(6))/Sims	
11/19/2020	\$5,784.00	\$5,784.00	Transcript of Deposition	Gilliam, Matt B	deposition	
					Court reporting and deposition transcription service for Stone and union	
12/23/2020	\$4,536.05	\$4,536.05	Court Reporter	Gilliam, Matt B	30(b)(6) depositions	
				Gilliam, Matt B	Veritext Legal Solutions - purchasing transcript Carter final deposition	<u> </u>
05/06/2021	\$1,461.60	\$1,461.60	Transcript of Deposition	Gilliam, Matt B	verifiext Legal Solutions - purchasing transcript Carter final deposition	1

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 101 of 103 PageID 10544

06/10/2022	\$651.96	\$651.96	Airline Expenses	Gilliam, Matt B	Southwest Airlines - flight from DCA to Dallas for pretrial conf.
		*	•	,	Crowne Plaza Downtown - Lodging for MBG while attending pretrial conf.
06/15/2022	\$312.97	\$312.97	Hotel Expenses	Gilliam, Matt B	in Dallas
			•	,	SWA Inflight wifi - purchase of wifi to communicate with local counsel
06/15/2022	\$8.00	\$8.00	Airline Expenses	Gilliam, Matt B	and ensure filing of joint report in order to meet deadline
		•	•	,	Coca Cola Buckner - purchase of soft drink from vending machine while
06/15/2022	\$1.85	\$1.85	Food Expenses	Gilliam, Matt B	staying in Dallas to attend pretrial conf.
		•	*	,	Crowne Plaza Downtown- booking fee for lodging while in Dallas for
06/15/2022	\$14.99	\$14.99	Hotel Expenses	Gilliam, Matt B	pretrial conf.
			•	,	Food Hall - MBG 6/15 lunch while travelign from DCA to Dallas for
06/16/2022	\$17.44	\$17.44	Food Expenses	Gilliam, Matt B	pretrial conference
06/16/2022	\$42.66		Food Expenses	Gilliam, Matt B	Uber Eats - MBG 6/15 dinner while traveling in Dallas for pretrial conf.
			*	,	Crowne Plaza downtown - breakfast at hotel for MBG while in Dallas for
06/17/2022	\$18.10	\$18.10	Food Expenses	Gilliam, Matt B	pretrial conf.
			*	,	Uber - Uber from Dallas hotel to Dallas Love Field for trip back home to
06/17/2022	\$23.02	\$23.02	Mileage/Transportation	Gilliam, Matt B	Alexandria, VA
			0 1	,	Uber Tripo - Uber from DCA to home following Carter pretrial conference
06/18/2022	\$46.98	\$46.98	Mileage/Transportation	Gilliam, Matt B	trip
06/27/2022	\$707.20	\$707.20	Airline Expenses	Gilliam, Matt B	American Airlines - MBG flight from DCA to Dallas for Carter trial
	·	•	•	,	American Airlines - baggage fees to check in luggage for flight from DCA
06/29/2022	\$40.00	\$40.00	Airline Expenses	Gilliam, Matt B	to Dallas, TX DFW for Carter trial (bag 2)
			•		DCA Chick Fil A - MBG dinner while traveling from DCA to Dallas for
06/29/2022	\$14.19	\$14.19	Food Expenses	Gilliam, Matt B	Carter trial
			•		Uber Trip - MBG 6/29 trip from home in Alexandria, VA to DCA for trial
06/29/2022	\$32.40	\$32.40	Mileage/Transportation	Gilliam, Matt B	in Dallas
					Melody Monk CSR - court reporter fees for Linda Rutherford deposition
06/29/2022	\$577.50	\$577.50	Transcript of Deposition	Gilliam, Matt B	and transcript
					Melody Monk CSR - court reporter fees for Sonya Lacore deposition and
06/29/2022	\$777.25	\$777.25	Transcript of Deposition	Gilliam, Matt B	transcript
					American Airlines - Baggage fees to check in luggage for flight from DCA
06/29/2022	\$30.00	\$30.00	Airline Expenses	Gilliam, Matt B	to Dallas for Carter trial (bag 1)
					Melody Monk CSR - court reporter fees for Nancy Cleburn deposition and
07/01/2022	\$932.00	\$932.00	Transcript of Deposition	Gilliam, Matt B	transcript
					Glorias Restaurant - MBG and client Charlene Carter dinner while in
07/01/2022	\$51.22	\$51.22	Food Expenses	Gilliam, Matt B	Dallas for trial preparation
					Melody Monk CSR - court reporter fees for Brendan Conlin deposition and
07/01/2022	\$1,191.00	\$1,191.00	Transcript of Deposition	Gilliam, Matt B	transcript
					Hilton Dallas Rockwall - Lodging for client Charlene Carter while
07/02/2022	\$640.71		Hotel Expenses	Gilliam, Matt B	preparing for trial
07/02/2022	\$743.80	\$743.80	Hotel Expenses	Gilliam, Matt B	Hilton Dallas Rockwall - Lodging for MBG while preparing for trial
					Mi Cocina RW - MBG and Charlene Carter 7/3 dinner while preparing for
07/03/2022	\$69.05		Food Expenses	Gilliam, Matt B	trial
07/03/2022	\$35.31	\$35.31	Food Expenses	Gilliam, Matt B	Uber Eats - MBG Saturday 7/2 dinner while attending trial

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 102 of 103 PageID 10545

					Uber Trip - MBG Uber trip from Dallas hotel to local counsel Rockwall	
07/03/2022	\$42.88	\$42.88	Mileage/Transportation	Gilliam, Matt B	office to work in case	
01/03/2022	φ42.66	\$42.88	Willeage/Transportation	Ollifalli, Matt B	office to work in case	n/c-already
07/05/2022	\$600.00	\$0.00	Transcript of Deposition	North Texas Legal Video	Deposition of Brett Nevarez	awarded
07/05/2022	\$700.00	\$700.00			Deposition of Brian Talburt	uwaraca
01/03/2022	\$700.00	\$700.00	Transcript of Deposition	North Texas Legal Video	Melody Monk CSR - Court reporter fees for Brett Nevarez deposition (non	n/c-already
07/05/2022	\$750.00	\$0.00	Court Reporter	Gilliam, Matt B	appearance)	awarded
0770372022	Ψ730.00	ψ0.00	Court Reporter	Omnam, watt b	Melody Monk CSR - Court reporter fees Brian Talburt deposition and	uwaraca
07/05/2022	\$3,372.75	\$3,372.75	Transcript of Deposition	Gilliam, Matt B	transcript	
01/03/2022	ψ3,372.73	ψ3,372.73	Transcript of Deposition	Omitain, Watt B	Nola Brasserie - MBG and client Charlene Carter 7/6 dinner while	
07/06/2022	\$73.30	\$73.30	Food Expenses	Gilliam, Matt B	attending trial	
07/06/2022	\$50.96		Food Expenses	Gilliam, Matt B	Uber Eats - MBG Tuesday 7/5 dinner while attending trial	
07/06/2022	\$30.90	\$30.90	rood Expenses	Ollifalli, Matt B	Melody Monk CSR - court reporter fees for Melissa Burdine deposition	
07/07/2022	¢1 277 00	¢1 277 00	Tii	C:11: M-44 D	and transcript	
07/07/2022	\$1,276.00	\$1,276.00	Transcript of Deposition	Gilliam, Matt B		
07/09/2022	\$34.39	\$34.39	Food Expenses	Gilliam, Matt B	Uber Eats - MBG Friday 7/8 dinner while attending trial	
0=404000	44.42.00				Melody Monk CSR - court reporter fees for Brett Nevarez deposition and	
07/10/2022	\$1,135.00		Transcript of Deposition	Gilliam, Matt B	transcript	
07/10/2022	\$30.51	\$30.51	Food Expenses	Gilliam, Matt B	Uber Eats - MBG Saturday 7/9 dinner while attending trial	
07/11/2022	\$32.08	\$32.08	Food Expenses	Gilliam, Matt B	Uber Eats - Monday 7/10 dinner while attending trial	
07/12/2022	\$3.79		Food Expenses	Gilliam, Matt B	Crowne Plaza Downtown - Vitamin Water drinks while preparing for trial	
07/12/2022	\$28.63		Food Expenses	Gilliam, Matt B	Uber Eats - Monday 7/11 dinner while attending trial	
07/15/2022	\$1,759.60	\$1,759.60	Hotel Expenses	Gilliam, Matt B	Crowne Plaza Downtown - Lodging for MBG while attending Dallas trial	
					Crowne Plaza Downtown - Lodging for client Charlene Carter while	
07/15/2022	\$1,734.30	\$1,734.30	Hotel Expenses	Gilliam, Matt B	attending Dallas trial	
					American Air - Baggage fees to check in luggage for flight back from	
07/15/2022	\$30.00	\$30.00	Airline Expenses	Gilliam, Matt B	Dallas DFW to DCA after trial	
					American Air - Baggage fees to check in luggage for flight back from	
07/15/2022	\$40.00	\$40.00	Airline Expenses	Gilliam, Matt B	Dallas DFW to DCA after trial (Bag 2)	
			_		Pappasitos Cantina DFW - MBG 7/15 dniner while returning from Dallas	
07/15/2022	\$48.91	\$48.91	Food Expenses	Gilliam, Matt B	trial in Carter case	
			•	,	Payment for transcript sent via Fed Ex to Kelli Ann Willis, Court	
07/15/2022	\$32.35	\$32.35	Other	FedEx	Stenographer	
					Uber Trip - Uber from Dallas hotel to DFW for trip home to Alexandria,	
07/16/2022	\$13.00	\$13.00	Mileage/Transportation	Gilliam, Matt B	VA following Carter trail trip (tip for 7/15 trip)	
07/16/2022	\$59.91	\$59.91	Mileage/Transportation	Gilliam, Matt B	Uber Trip - Uber from DCA back to home in Alexandria, VA	
	, - , - , -	,-,-,-		,	Uber Trip - Uber from Dallas hotel to DFW for trip back home to	
07/16/2022	\$37.71	\$37.71	Mileage/Transportation	Gilliam, Matt B	Alexandria VA following Carter trial	
5771572022	ψ51.11	Ψυίπι		Carring Frant B	Payment for transcript sent via Fed Ex to Kelli Ann Willis, Court	
07/22/2022	\$31.69	\$31.69	Other	FedEx	Stenographer	
07/25/2022	\$2,679.19	\$2,679.19	Other	Gilliam, Matt B	Video Synchronization - June & July 2022	
10/02/2022	\$6.33		Library	Stanley, Laverne K	Amazon Web Services - audio transcrption	n/c
10/02/2022	ψ0.55	ψ0.00	Libiary	Sumey, Laverne ix	1 mazon 1100 ber 11005 - audio transcription	11/ 0

\$54,437.62 \$41,818.51

Case 3:17-cv-02278-X Document 378-1 Filed 12/19/22 Page 103 of 103 PageID 10546

Date	Amount	Amount Claimed	Туре	Vendor	Description	n/c?
09/13/2017	\$400.00	\$400.00	Filing Fees	Gilliam, Matt B	Filing Fee for original complaint	
09/13/2017	\$50.00	\$50.00	Filing Fees	Gilliam, Matt B	Pro Hac Vice filing fees for MBG & JDJ	
			Transcript of			
03/22/2019	\$178.85	\$178.05	Hearing	Smith, Lanie M	Transcript of Motion Proceedings (12/04/18)	
			Summons/Compl		serve subpoena fee on nonparty witness former Local 556	
06/15/2020	\$66.95	\$66.95	aint	Gilliam, Matt B	President Audrey Stone - attempt service of subpoena	
			Summons/Compl		serve subpoena on nonparty witness former Local 556	
06/26/2020	\$391.40	\$391.40	aint	Gilliam, Matt B	President Audrey Stone	
			Service of			
			Summons/Compl		serve subpoena on nonparty witness former Local 556	
07/01/2020	\$134.85	\$134.85	aint	Gilliam, Matt B	President Audrey Stone	
			Witness Fees &	Gillespie Sanford		
12/16/2020	\$200.00	\$200.00	Mileage	LLP	Audrey Stone witness expense	
			Transcript of			
07/28/2021	\$18.00	\$18.00	Hearing	Gilliam, Matt B	Transcript of 12/20 Motion to Compel proceedings	
			Transcript of		Kelli Ann willis, Court Reporter: purchasing transcript of	
06/20/2022	\$263.84	\$263.84	Hearing	Gilliam, Matt B	pretrial conf. hearing	
			Service of			n/c Court already
			Summons/Compl			awarded as a
07/05/2022	\$115.00	\$0.00	aint	Gilliam, Matt B	Service on Nevarez and witness fee - Southwest Airlines	Sanctions cost
			Transcript of	Official Court		
07/10/2022	\$2,120.10	\$2,120.10	Hearing	Stenographer	Transcript of Hearing - Week 1	
			Witness Fees &	Gillespie Sanford		
07/10/2022	\$101.24	\$101.24	Mileage	LLP	Trial subpoena witness fees and mileage.	
			Transcript of	Official Court		
07/19/2022	\$1,707.60	· ·	Hearing	Stenographer	Transcript of Hearing - Week 2	
TOTAL	\$5,747.83	\$5,632.03				